# **COPYRIGHT ACT**

# (CHAPTER 63, SECTION 175 AND 202)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

[3rd January 1989]

#### **PART I**

## **PRELIMINARY**

#### Citation.

1.—These Regulations may be cited as the Copyright Tribunal (Procedure) Regulations.

#### Definitions.

- 2.—In these Regulations, unless the context otherwise requires
  - "address for service", in relation to a person, m eans an address in Singapore at which documents may be served on the person;
  - "form" means a form set out in the First Schedule, and a form referred to by a number means the form so numbered in that Schedule;
  - "officer" means officer of the Tribunal appointed by the Minister under section 151 (4) of the Act;
  - "person" includes an organisation within the meaning of Part VII of the Act;
  - "President" means the President of the Tribunal:
  - "proceeding" means a proceeding before the Tribunal and includes an inquiry by the Tribunal under section 157 of the Act;
  - "Registry" means the Registry of the Tribunal established under regulation 5;
  - "sealed" means sealed with the seal of the Tribunal;
  - "Secretary" means an individual appointed by the Minister under section 151 (4) of the Act to be the Secretary to the Tribunal;
  - "the relevant case fil e num ber", in relation to a proceeding, m eans the case file num ber allotted by the Secretary to the proceeding in pursuance of regulation 9;
  - "Tribunal" means the Copyright Tribunal established under Part VII of the Act.

#### Forms.

**3.**—Where any form in the First Schedule is prescribed or authorised to be used, such variations may be made in the form as circumstances of any particular case may require.

### **PART II**

### **GENERAL PROVISIONS**

#### Seal.

- **4.**—(1) There shall be a seal of the Tribunal of such nature and pattern as the President may approve.
- (2) Subject to this regulation, the seal of the Tribun al shall be affixed by or with the authority of the Secretary to such documents as are required by these Regulations or by a direction of the President or of the Tribunal to be sealed with the seal of the Tribunal.
- (3) The Secretary shall also keep a st amp, the design of which s hall, as nearly as practicable, be the same as the design of the seal of the Tribunal.
- (4) A document to which the seal of the Tribunal is required to be affixed may be stamped with the stamp referred to in paragraph (3) and, when so st amped, has the sa me force and effect as if it had been sealed with the seal of the Tribunal.
- (5) All courts and all persons acting judicially shall take judicial notice of the seal or stamp referred to in this regulation affixed to, or stamped on, a document and, in the absence of proof to the contrary, shall presume that it was affixed or stamped by the proper authority.

#### Registry.

- **5.**—(1) The Tribunal shall have a Regist ry for the transaction of business rel ating to the proceedings in the Tribunal and for the keeping of records of all such proceedings.
- (2) The Registry shall be situated at such place as the Minister may direct.
- (3) The Registry shall be open at the same time and on the same day sas the registry of the Subordinate Courts.

#### PART III

### FILING OF DOCUMENTS

# Filing of documents.

- **6.**—(1) Subject to this regulation, filing of a document with the Secretary shall be effected by lodging the document at the Registry at a time when that office is open for business and when the document is accepted for filing by the Secretary or any officer charged with the duty of receiving and filing any documents.
- (2) The Secretary, or any officer charged with the duty of receiving and filing any documents, may refuse to accept a document for filing if the doc ument does not substantially comply with the provisions of these Regulations applicable in relation to the document.

- (3) The Secretary, or any officer charged with the duty of receiving and filing any documents, shall refuse to accept
  - (a) any notice under regulation 16 (2) (d); or
  - (b) any application or reference to the Tribunal made under any provision of the Act,

if the filing fee of \$200 has not been paid in respect thereof.

(4) Where the President has directed that, in respect of each document filed with the Secretary that is included in a specified class of documents, a specified number of copies of the document shall be filed, a person filing a doc ument that is included in that class shall be required to file that number of copies of the document.

#### Quality and size of paper.

- 7.—(1) Unless the nature of the document renders it i mpracticable, every document prepared by a party for use in a proceeding must be on paper of durable quality, approximately 297 millimetres long by 210 millimetres wide, having a margin not less than 20 millimetres wide to be left blank on either side of the paper.
- (2) Except where these R egulations otherwise provide, every document prepared by a party for use in a proceeding must be produced by printing, writing (which must be clear and legible) or typewriting otherwise than by means of a carbon, or produced partly by one of those means and partly by another or others of them.
- (3) For the purpose of these Regulations, a document shall be deemed to be printed if it is produced by type lithography or stencil duplicating.
- (4) Any type used in producing a document for use in a proceeding shall be such as to give a clear and legible impression and must be not s maller than 11 point type for printing or elite type for type lithography, stencil duplicating or typewriting.
- (5) Any document produced by a phot ographic or similar process giving a positive and permanent representation free from blemishes shall, to the extent that it contains a facsi mile of any printed, written or typewritten matter, be treated for the purposes of these Regulations as if it were printed, written or typewritten, as the case may be.

#### English language.

**8.**—Every document filed with the Secretary, if not in the English language, shall be accompanied by a translation thereof verified by an affidavit of a person who is qualified to translate the document if it is to be received, filed or used in the Subordinate Courts.

### File numbers of proceedings.

- **9.**—(1) The Secretary shall cause a case file number to be allotted to each proceeding.
- (2) One case file number may be allotted to all proceedings that, in the opinion of the Secretary, are related to each other.

#### Sealing of documents.

**10.**—(1) Every document filed with the Secretary in any proceedings shall show the date on which the document was filed.

- (2) Particulars of the time of deliver y at the Regist ry of any document for filing, the dat e of the document and the title of the proceed ing of which the document forms part shall be entered in appropriate books kept in the Registry for the purpose.
- (3) Where
  - (a) a person is required by or under these Regulations to serve on another person a seal ed copy of a document filed with the Secretary; and
  - (b) a copy of the document is lodged by or on behalf of that person with the Secretary,

the Secretary or any person charged with the duty of receiving and filing any documents shall cau se the document to be sealed and returned to the person by whom it was lodged.

#### Address for service.

- 11.—(1) A person who file s with the Secretary a doc ument instituting, or relating to, a proceeding shall specify in the document an address for service.
- (2) Paragraph (1) shall not apply in relation to a document filed in connection with a proceeding if the person filing the document has previously filed a document with the Secretary in connection with that proceeding specifying such an address.
- (3) A person who has, in connection with a pro ceeding, filed with the Secreta ry a document specifying an address for service may at any time file with the Secretary a notice, in writing addressed to the Secretary and signed by or on behalf of the person, specifying a new address for service.
- (4) A person filing a notice in accordance with paragraph (3) shall cause a copy of the notice to be served on every party to the proceedings within 7 days after the notice is filed.
- (5) A reference in these R egulations to a document specifying an address for service in relation to a person shall, in relation to a person who has filed a notice in accordance with paragraph (3), be read as a reference to the notice or, if the person has filed more than one such notice, be read as a reference to the later or latest of those notices.

#### Signing of documents.

12.—Where, in connection with a proceeding, a person signs a document on behalf of another person, the person signing the document shall state in the document that he is signing the document on behalf of the other person.

#### **PART IV**

# **SERVICE OF DOCUMENTS**

## Service of documents.

- 13.—(1) A document that is required or permitted by or under these Regulati ons to be served on a person in connection with a proceeding may be served on the person—
  - (a) where the person has filed a document with the Secret ary specifying a n address for service—by delivering the document to the person personally or by leaving the document at, or by sending the document by post addressed to the person at, that address; or

- (b) where the person has not filed such a document
  - (i) if the person is a corporation by delivering the docum ent personall y to the manager or secretary of the corporation, or, if the corporation has a registered office under any written law relating to companies, by leaving it at that office or by sending it by post addressed to the corporation at that office or, if the corporation does not have such a registered office, by sending it by post addressed to the corporation at its principal place of business in Singapore;
  - (ii) if the per son is an organisation of her than a corporation by delivering the document personally to the manager, secretary or other similar officer of the organisation or by sending it by post addressed to the organisation at its principal place of business in Singapore; or
  - (iii) in any other case by delivering the document personally to the person or by sending it by post addressed to the person at the address of the place of living or business of the person last known to the person serving the document.
- (2) The Tribunal may make an order directing that service of a document that is required or permitted by or under these Regula tions to be served be effected in a manner different from the manner provided by paragraph (1) or that service of the document be dispensed with.

#### Proof of service.

14.—Proof of the service of any document may be given by means of an affidavit.

### **PART V**

# RECORDS ROYALTY SYSTEM INQUIRY PROCEDURE

#### Application.

15.—This Part shall apply in relation to any inquiry by the Tribunal under section 157 of the Act.

# Advertisement of intended inquiry by Tribunal into royalty payable in respect of records of works.

- **16.**—(1) The President shall fix t he time and place for the commen cement of an inquiry by the Tribunal under section 157 of the Act.
- (2) The Secretary shall c ause to be p ublished in the *Gazette* and such newspaper or ne wspapers circulating in Singapore as the President directs, on such date or dates as the President specifies but not being less than 30 day s or more than 3 m onths before the time fixed under paragraph (1), a notice—
  - (a) stating that the Tribunal has been requested by the Minister charged with the responsibility for trade and industry to hold an inquiry under section 157 of the Act;
  - (b) specifying the m atter to which t he inquiry relates, includin g whether the inquiry is to extend to records generally or to be confined to any class of records and, if the latter, giving a description of the class;
  - (c) specifying the time and place at which the inquiry is to commence;

- (d) specifying the period, not being less than 10 days, within w hich the pers on who has a substantial interest in the matter to which the inquiry relates shall, if he wishes to present his case to the T ribunal in relation to the matter, so file a notice in Form 1 of his intention with the Secretary; and
- (e) stating that any notice referred to in sub-paragraph (d) must be a companied by a statement of the nature of the evidence which the person giving the notice proposes to adduce and a list of the documents, if any, which the person proposes to produce or refer to, at the inquiry.

# Amendments, further particulars, etc., and service of documents before inquiry.

- 17.—(1) At any time before the time fixed for the commencement of the inquiry but not being more than 14 days after the expiration of the period referred to in regulation 16 (2) (d), any person who has, in accordance with regulation 16 (2), filed a notice with the Secretary may file with the Secretary a statement of further particulars of the nature of the evidence which the person wishes to produce or refer to at the inquiry.
- (2) Whenever requested by the Tribunal to do so, any person who has, in accordance with regulation 16 (2), filed a notice with the Secretary shall, within such period as may be specified in such request, file with the Secretary
  - (a) such further particulars as the Tribunal may request of his statem ent of the nature of the evidence which he wishes to adduce at the inquiry;
  - (b) such number of copies as the Tribunal may specify of any document which the person has filed with the Secretary in accordance with these Regulations; and
  - (c) a copy of any document which the person wishes to produce or refer to at the inquiry.
- (3) The Secretary shall cause copies of any documents which have been filed with him by any party to the inquiry in accordance with this Part (other than paragraph (2)(c)) to be served on the other parties to the inquiry and any party to the inquiry shall take all reasonable steps to afford to any other party to the inquiry an opportunity to exam ine the documents specified in the list accompanying the notice filed by the first-mentioned party under regulation 16(2)(e), other than such documents as are readily available to that other party without recourse to the party in whose list the documents appear.

### Right of audience at the inquiry.

**18.**—Any person who has —

- (a) filed a notice with the Secret ary of his wish to present his case to the Tr ibunal at the inquiry in accordance with regulation 16 (2);
- (b) complied with any request made to it by the Tribunal under regulation 17 (2); and
- (c) fulfilled the requirements of regulation 17 (3),

and in relation to whom the Tribunal is satisfied has a substantial interest in the matter to which the inquiry relates shall, for the purposes of these Regulations, be deemed a party to the inquiry and shall be entitled to an opportunity to present his case to the Tribunal at the inquiry.

#### Procedure.

**19.**—(1) The procedure at and in connection with the inquiry shall be such as the Tribunal shall in its discretion determine and any evidence shall be admitted at its discretion.

- (2) The parties to an inquir y under section 157 of the Act shall be entitled to give evidence and may call witnesses and produce or refer to documents and be given an opportunity to put questions directly to other persons givin g evidence, except that no p arty shall, without the leave of the Tribunal, be entitled to produce or refer to any document not mentioned in the list of documents accompanying the notice filed with the Secretary by that party in accordance with regulation 16, or any amendment thereto, or in any addition to such list file d with the Secret ary under regulation 17, unless such document is mentioned in any such list of documents, or any amendment thereto, filed with the Secretary by any other party or has been produced or referred to at the inquiry by any other party.
- (3) If any party to the inquir y fails to appear, the Tribunal may proceed with the inquir y in that party's absence or may adjourn the inquiry until a later date.
- (4) Before concluding an y i nquiry in the absence of any party, the Tribunal shall consider any documents filed with the Secretary by such party in accordance with these Regulations if such documents have been disclosed to the other parties before or at the inquiry.
- (5) The Tribunal may, from time to time, adjourn the inquiry and, if the date, time and place of the adjourned inquiry are announced at the inquiry, no further notice of the inquiry shall be required.

#### **PART VI**

## APPLICATIONS AND REFERENCES TO THE TRIBUNAL

### General provisions relating to applications and references to Tribunal.

**20.**—(1) An application or reference to the Tribunal shall —

- (a) state the name of the person making the application or reference;
- (b) state the general nature of the application or reference and specify the provision of the Act or these Regulations under which the application or reference is made;
- (c) subject to sub-paragr aph (d), include such other matters as are required by these Regulations to be included in an application or reference made under that provision:
- (d) be signed by or on behalf of the person making the application or reference; and
- (e) be filed with the Secretary in the appropriate Form.
- (2) A person desiring to make an application or reference to the T ribunal may, with the leave of the President, omit from the application or reference such of the particulars required by these Regulations to be included in the application or reference as the President specifies but, if the President, when so granting leave, directs that other particulars specified by him are to be included in the application or reference in lieu of the o mitted particulars, the person shall include those other particulars in the application or reference.
- (3) Subject to these Regulations, a per son making an application or reference to the Tribunal shall cause notice of the making of the application or reference in Form 2, together with a sealed copy of the application or reference, to be served, within 7 days after the application or reference is filed with the Secretary, on every other person who, by virtue of the Act or these Regulations, is a party to the application or reference other than a person who became a party after the application or reference was filed.

- (4) A notice of the making of an application or reference shall
  - (a) be addressed to the person on whom it is served;
  - (b) inform the person on whom it is served that the application or reference to which the notice relates has been made to the Tribunal and the at that person is, by virtue of the Act or these Regulations, as the case may be, a party to the application or reference; and
  - (c) be signed by or on behalf of the person making the application or reference.
- (5) The President may, and shall if so requested by a party to the application or reference, fix a time and place for a preliminary hearing of the application or reference (other than an application to which regulation 37 or 38 applies or an application or reference in respect of which the Tribunal decides not to have a hearing) for the purpose of dealing with such matter s connected with the application or reference as the President directs, and the Secretary shall cause notice of the time and place so fixed to be served on the parties to the application or reference and on the persons (if any) who have applied to the Tribunal to be made parties to the application or reference.
- (6) A request for the fixing of a time and place for a preliminary hearing shall
  - (a) specify the date on which the application or reference was filed with the Secretary and the relevant case file number;
  - (b) state the name of the party making the request;
  - (c) be in Form 3;
  - (d) be signed by or on behalf of that party; and
  - (e) be filed with the Secretary.
- (7) The President shall fix a time and place for the hearing of the application or reference (other than an application to which regulation 3 7 applies or an application or reference in respect of which the Tribunal decides not to have a hearing), and the Secretary shall cause notice of the time and place so fixed to be served on the parties to the application or reference and on the persons (if any) who have applied to the Tribunal to be made parties to the application or reference and whose applications to be made parties have not been previously determined.
- (8) An application to which regulation 37 applies shall be dealt with at the preliminary hearing (if any) or the hearing of the proceeding to which it relates.

#### Advertising of applications and references.

- **21.**—(1) Where an application (other than an application in relation to which this regulation does not apply) or a r eference is made to the Tr ibunal, the person making the application or reference shall, subject to this regulation, cause notice of the making of the application or reference in Form 4 to be advertised by being published, within 10 days after the filing of the application or reference with the Secretary, in the *Gazette*.
- (2) The President may direct that notice of the making of an application or reference specified in the direction need not be advertised or that the notice be advertised in a manner other than that specified in paragraph (1).

#### (3) The notice shall —

- (a) specify the date on which the application or reference was made and the relevant case file number;
- (b) state the name and the address for service of the person by whom the application or reference is made; and
- (c) state the general nature of the application or reference and specify the provision of the Act or these Regulations under which the application or reference is made.
- (4) This regulation shall not apply in relation to applications under section 43 (3), 60 (3) (b), 68 (3), 107 (3), 166 (1) or 167 (1) of the Act, or to applications to which regulation 37 or 38 applies.

### Matters to be included in application under section 43(3) of Act.

- **21A.**—An application to the Tribunal under section 43(3) of the Act shall
  - (a) set out the events giving rise to the application and, in particular, shall
    - (i) identify the work, or adaptation of the literary, dramatic or musical work, to which the application relates;
    - (ii) identify the sound recording or cine matograph film to which the application relates;
    - (iii) state whether the applicant is the owner of the copy right in the work or the maker of the recording or film;
    - (iv) if the applicant is the owner of the copyright state the name of the maker of the recording or film; and
    - (v) if the applicant is the maker of the recording or film state the na me of the owner of the copyright;
  - (b) request the Tribunal to determine the amount that is equitable remuneration to the owner of the copyright for the making of the recording or film; and
  - (c) be in Form 4A.

#### Matters to be included in application under section 52 (11) of Act.

- 22.—An application to the Tribunal under section 52 (11) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) identify the work to which the application relates;
    - (ii) state whether the applicant is the owner of the cop yright in the work or the bod y administering an educational institution;
    - (iii) if the applicant is the owner of the copyright stat e the name of the body administering an educational institution by or on whose behalf the copies of the work were made; and

- (iv) if the applicant is the body administering an educational institution state the name of the owner of the copyright;
- (b) request the Tribunal to determ ine the amount that is equitable remuneration to the owner of the copyright for the making of the copies of the work; and
- (c) be in Form 5.

### Matters to be included in application under section 52 (11C) of Act.

- 22A.—An application to the Tribunal under section 52 (11C) of the Act shall
  - (a) s et out t he circu mstances or events giving rise to the appli cation and, in particular, shall
    - (i) identify the work to which the application relates;
    - (ii) state whether the applicant is the owner of the copy right in the work or the body administering an educational institution;
    - (iii) if the a pplicant is the owner of t he copyright state the name of the body administering an educational institution which communicated the work or on whose behalf the work was communicated; and
    - (iv) if the applicant is the body administering an educational institution state the name of the owner of the copyright;
  - (b) request the Tribunal to determine the amount that is equitable remuneration to the owner of the copyright for the making of the communication of the work; and
  - (c) be in Form 5A.

#### Matters to be included in application under section 54 (10) of Act.

- 23.—An application to the Tribunal under section 54 (10) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) identify the work to which the application relates;
    - (ii) identify the handicapped reader's copy to which the application relates;
    - (iii) state whether the applicant is the owner of the copyright in the work or the body administering an institution assisting handicapped readers;
    - (iv) if the applicant is the owner of the e copyright state the name of the bod y administering an institution assisting handicapped readers; and
    - (v) if the applicant is the body adm inistering an institution assisting handic apped readers state the name of the owner of the copyright;
  - (b) request the Tribunal to determ ine the amount that is equitable remuneration to the owner of the copyright for the making of the handicapped reader's copy; and
  - (c) be in Form 6.

## Matters to be included in application under section 54A(7) of Act.

- **23A.**—An application to the Tribunal under section 54A(7) of the Act shall
  - (a) s et out t he circu mstances or events giving rise to the appli cation and, in particular, shall
    - (i) identify the work to which the application relates;
    - (ii) identify the intellectually handicapped reader's copy to which the applic ation relates;
    - (iii) state whether the applicant is the owner of the copyright in the work or the body administering an institution assisting intellectually handicapped readers;
    - (iv) if the applicant is the owner of the copyright stat e the name of the body administering an institution assisting intellectually handicapped readers; and
    - (v) if the applicant is the body adm inistering an institution assisting handicapped readers state the name of the owner of the copyright;
  - (b) request the Tribunal to determine the amount that is equitable remuneration to the owner of the copyright for the making of the intellectually handicapped reader's copy; and
  - (c) be in Form 6A.

### Matters to be included in application under section 60 (3) (b) of Act.

- **24.**—An application to the Tribunal under section 60 (3) (b) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) identify t he musical work and the literary or dram atic work to which the application relates;
    - (ii) identify the record to which the application relates;
    - (iii) state whether the applicant is the owner of the copy right in the musical work or the owner of the copyright in the literary or dramatic work;
    - (iv) if the applicant is the owner of t he copyright in the m usical work state the name of the owner of the copyright in the literary or dramatic work; and
    - (v) if the applicant is the owner of the copyright in the literary or dramatic work—state the name of the owner of the copyright in the musical work;
  - (b) request the Tribunal to determine the manner in which the royalty payable by the maker of the record in respect of the musical work and the literary or dramatic work shall be apportioned between the owners of the copyrights in those works; and
  - (c) be in Form 7.

# Matters to be included in application under section 68 (3) of Act.

- 25.—An application to the Tribunal under section 68 (3) of the Act shall
  - (a) set out the events giving rise to the application and, in particular, shall
    - (i) identify the artistic work to which the application relates;
    - (ii) identify the cinematograph film to which the application relates;
    - (iii) state whether the applicant is the owner of the copyright in the work or the maker of the film;
    - (iv) if the applicant is the owner of the copyright state the name of the maker of the film; and
    - (v) if the applicant is the maker of the film state the nam e of the owner of the copyright;
  - (b) request the Tribunal to determ ine the amount that is equitable remuneration to the owner of the copyright for the making of the film; and
  - (c) be in Form 8.

#### Matters to be included in application under section 107(3) of Act.

**25A.**—An application to the Tribunal under section 107(3) of the Act shall —

- (a) set out the events giving rise to the application and, in particular, shall
  - (i) identify the sound recording to which the application relates;
  - (ii) identify the record to which the application relates;
  - (iii) state whether the applicant is the owner of the copyright in the recording or the maker of the record;
  - (iv) if the applicant is the owner of the copyright state the name of the maker of the recording; and
  - (v) if the applicant is the maker of the record state the name of the owner of the copyright;
- (b) request the Tribunal to determine the amount that is equitable remuneration to the owner of the copyright for the making of the record; and
- (c) be in Form 8A.

#### Matters to be included in application under section 107D of Act.

**25B.**—An application to the Tribunal under section 107D of the Act shall —

- (a) set out the events giving rise to the application and, in particular, shall
  - (i) identify the sound recording to which the application relates;

- (ii) state the date on and place at which the recording was made available to the public;
- (iii) state the mode of and means by which the sound recording was made available to the public;
- (iv) state whether the applicant is the owner of the copy right in the recording or the person who made available the recording to the public;
- (v) if the applicant is the owner of the copyright state the name of the person who made available the recording to the public; and
- (vi) if the applicant is the person wh o made available the sound recording to the public state the name of the owner of the copyright in the recording;
- (b) request the Tribunal to determine the amount that is equitable remuneration to the owner of the copyright for the making available of the sound recording to the public; and
- (c) be in Form 8B.

#### Matters to be included in reference under section 160 of Act.

- **26.**—(1) A reference of a licence scheme to the Tribunal under section 160 of the Act shall
  - (a) state that the licensor referring the scheme proposes to bring the scheme into operation;
  - (b) state whether the sche me r elates to licence s in respect of lit erary, dramat ic or musical works or licences in respect of a commercial rental arrangement in relation to a computer program or sound recording:
  - (c) state whether the lic ensor referring t he scheme is the owner or pros pective owner of the copyright in the works or sound recording or is acting as agent for the owners or prospective owners in relation to the negotiation or granting of such licences;
  - (d) request the Tribunal to make such order, confirming or vary ing the scheme, as the Tribunal considers reasonable in the circumstances; and
  - (e) be in Form 9.
- (2) The reference shall be accompanied by a copy of the licence scheme.

#### References under section 161 of Act.

- 27.—(1) A reference of a licence scheme to the Tribunal under section 161 of the Act shall
  - (a) state whether the person referring the scheme is
    - (i) the licensor operating the scheme;
    - (ii) an organisation clai ming to be repr esentative of persons requiring licences in cases included in a class of cases to which the scheme applies; or
    - (iii) a person claiming that he requires a licence in a case included in a class of cases to which the scheme applies;

- (b) specify the class of cases to which the reference relates;
- (c) state the name of the other party to the dispute that gave rise to the reference;
- (d) set out particulars of the matter in dispute;
- (e) request the Tribunal to make such order, confirming or varying the scheme, in so far as it relates to the class of cases to which the reference relate s, as the Tribunal considers reasonable in the circumstances; and
- (f) be in Form 10.
- (2) Where the reference is made by an organisation claiming to be representative of persons requiring licences, the Tribunal shall, before deter mining the question whether the organisation is reasonably representative of the class of persons that it claims to represent, give to every other party to the reference, and to every person who has applied to be made a party to the reference and whose application has not been determined, an opportunity of presenting a case in relation to that question.

### Application for leave under section 162 (2) of Act to refer licence scheme to Tribunal.

**28.**—(1) A person desiring the leave of the Tribunal under section 162 (2) of the Act to refer a licence scheme to the Tribunal under section 162 (1) of the Act and desiring that the question whether leave should be granted be determined be fore the preliminary hearing or the hearing of the reference shall make an application to the Tribunal in accordance with this regulation.

- (2) The application shall
  - (a) describe the general n ature of the scheme as p reviously confirmed or v aried by the Tribunal;
  - (b) specify the class of cases in relation to which the applicant wis hes to refer the scheme to the Tribunal;
  - (c) specify the date when the Tribunal last made a n order with respect to the sche me in relation to that class of cases and the relevant case file number;
  - (d) state the name of the other party to the dispute that gave rise to the application;
  - (e) set out particulars of the matter in dispute;
  - (f) state the grounds on which leave is sought for the making of the reference;
  - (g) request the Tribunal to grant leave to the applicant to refer the scheme to the Tribunal i n so far as it relates to that class of cases; and
  - (h) be in Form 11.
- (3) The parties to the application shall be
  - (a) the applicant;
  - (b) if the application is not made by the licensor operating the scheme that licensor; and

- (c) such other persons (if an y) as apply to the Tribunal to be m ade parties to the application and are made parties to the application in accordance with paragraph (4).
- (4) Where a person applies to the Tribunal to be made a party to the application and it appears to the Tribunal that the person has a substantial interest in the operation of the scheme in so far as it relates to the class of cases specified in the application, the Tribunal may, if it thinks fit, make that person a party to the application.
- (5) The Tribunal shall consider the app lication and, after giving to the parties to the application an opportunity of presenting their cases, shall make su ch order, either granting or refusing the application, as the Tribunal thinks fit.

#### References under section 162 of Act.

- 29.—(1) A reference of a licence scheme to the Tribunal under section 162 of the Act shall
  - (a) specify the date when the Tribunal last made an order with respect to the scheme that is applicable in the class of cases to which the reference relates and the relevant case file number;
  - (b) state whether the person referring the scheme is
    - (i) the licensor operating the scheme;
    - (ii) an organisation claiming to be representative of persons requiring licences in cases included in the class of cases to which the order applies; or
    - (iii) a person claiming that he requires a licence in a case included in that class;
  - (c) specify the class of cases to which the reference relates;
  - (d) state the name of the other party to the dispute that gave rise to the reference;
  - (e) set out particulars of the matter in dispute;
  - (f) where leave of the Tribunal is required for the making of the reference
    - (i) if that leave has already been gran ted specify the date when the Tribunal granted the leave and the relevant file number; and
    - (ii) in any other case state the grounds on which leave is sought for the making of the reference and request the Tribunal to grant leave for the making of the reference;
  - (g) request the Tribunal to make such order in relation to the scheme as previously confirmed or varied, in so far as it relates to cases included in the class of cases to which the reference relates, whether by way of confirming, varying or further varying the scheme, as the Tribunal considers reasonable in the circumstances; and
  - (h) be in Form 12.
- (2) Regulation 27 (2) shall apply for the purposes of this regulation.

# Applications under section 163 (1) of Act.

- **30.**—(1) An application to the Tribunal under section 163 (1) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) specify the case in which a licence is required by the applicant;
    - (ii) specify the licence scheme applicable in that case;
    - (iii) state the name of the licensor operating the scheme; and
    - (iv) specify the date or the approximate date on which the applicant requested the licensor to grant him a licence in accordance with the scheme, or to procure the grant to him of such a licence;
  - (b) request the Tribunal to make an order specifying the charges, if any, and the conditions, that the Tribunal considers to be applicable in accordance with the sch eme in relation to the applicant; and
  - (c) be in Form 13.
- (2) The licensor shall be a party to the application.

## Applications under section 163 (2) of Act.

- 31.—(1) An application to the Tribunal under section 163 (2) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) specify the case in which a licence is required by the applicant;
    - (ii) specify the licence scheme applicable in that case;
    - (iii) state the name of the licensor operating the scheme; and
    - (iv) specify the charges or conditions to which the grant of a lic ence in accordance with the sch eme would, in that case, be subject a nd which are clai med by the applicant to be unreasonable in the circumstances of the case;
  - (b) request the Tribunal to make an order specifying the charges, if any, and the conditions, that the Tribunal considers reasonable in the circumstances in relation to the applicant; and
  - (c) be in Form 13.
- (2) The licensor shall be a party to the application.

#### Applications under section 163 (3) of Act.

- 32.—(1) An application to the Tribunal under section 163 (3) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) specify the case in which a licence is required by the applicant;
    - (ii) state the name of the licensor concerned;

- (iii) if section 163 (3) ( a) of the Act is applicable specify the date or the approximate date on which the applicant requested the licensor to grant him a licence or to procure the grant to him of a licence; and
- (iv) if section 16 3 (3) (b) of the Act is applicable specify the charges or conditions to which the licensor proposes that the license should be subject and which are claimed by the applicant to be unreasonable;
- (b) request the Tribunal t o specify the charges, if any, and the conditions, that the Tribunal considers reasonable in the circumstances in relation to the applicant; and
- (c) be in Form 14.
- (2) The licensor shall be a party to the application.

# Applications under section 163 (4) of Act.

- 33.—(1) An application to the Tribunal under section 163 (4) of the Act shall
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) specify the cases in which licences are required by persons represented by the applicant;
    - (ii) state the name of the licensor concerned;
    - (iii) if section 163 (4) (a) of the Act is applicable specify the dates or the approximate dates on which the licensor was requested to grant licences to persons represented by the applicant, or to procure the grant of such licences; and
    - (iv) if section 16 3 (4) ( b) of the Ac t is applicable specif y the charges or conditions to which the licensor propo ses that licences t o be granted to persons represented by the applicant should be subject and which are claimed by the applicant to be unreasonable:
  - (b) request the Tribunal t o specify the charges, if any, and the conditions, that considers reasonable in the circumstances in relation to the persons represented by the applicant; and
  - (c) be in Form 14.
- (2) The licensor shall be a party to the application.

### Applications under section 166 (1) of Act.

- **34.**—An application to the Tribunal by the Attorney-General under section 166 of the Act shall
  - (a) identify t he body administering an educational institution in respect of which t he application for an order suspending t he application of section 52 (1) and (2) of the Act is made;
  - (b) set out de tails of the offences again st regulation 9 (2) of the Copyright Regulations of which that body has been convicted;

- (c) annex certified copies of the convictions for those offences;
- (d) specify t he period re commended in respect of the order a pplied for to suspend the application of section 52 (1) and (2) of the Act in relation to that body adm inistering an educational institution; and
- (e) be in Form 15.

### Applications under section 167 (1) of Act.

- **35.**—An application to the Tribunal under section 167 (1) of the Act shall
  - (a) identify the order under section 166 (1) of the Act to which the application relates;
  - (b) annex a certified copy of that order;
  - (c) set out details of the steps taken since the making of the order by the body making the application to ensure that no f urther contravention of regulation n 9 (2) of t he Copyright Regulations will occur;
  - (d) request the Tribunal to revoke the order to which the application relates; and
  - (e) be in Form 16.

## Applications to fix terms under section 198 (5) of Act.

- **36.**—An application to the Tribunal to fix terms under section 198 (5) of the Act for the doing of an act comprised in the copy right by the Government or a person authorise d in writing by the Government shall—
  - (a) set out the circumstances or events giving rise to the application and, in particular, shall
    - (i) identify the work or other subject-matter to which the application relates;
    - (ii) identify the act comprised in the cop yright that was done, or is proposed to be done, under section 198 (1) of the Act;
    - (iii) state whether the applicant is the owner of the copy right in the work or other subject-matter or the Government;
    - (iv) if the applicant is the owner of the copyright state whether the act that was done, or is proposed to be done, under section 198 (1) of the Act was done, or is proposed to be done, by the Government; and
    - (v) if the applicant is the Government state the name of the copyright owner;
  - (b) request the Tribunal to fix terms as between the copyright owner and the Go vernment for the doing of any of the acts comprised in the copyright under section 198 (1) of the Act; and
  - (c) be in Form 17.

# Application to be made a party to a proceeding.

- **37.**—(1) An application to the Tribunal to be made a party to a proceeding shall
  - (a) specify the date when the proceeding was instituted and the relevant case file number;
  - (b) set out the interest of the applicant
    - (i) where the proceeding is a reference under section 160 of the Act in the operation of the scheme to which the reference relates;
    - (ii) where the proceeding is a refer ence under section 161 or 162, or an application under section 163, of the Act in the matter in dispute; and
    - (iii) where t he proceeding is an application for leave of t he Tribunal under section 162 (2) of the Act to refer a licence scheme to the Tribunal in the operation of the scheme in so far as it relates to the class of cases specified in that application;
  - (c) request the Tribunal to make the person a party to the proceeding; and
  - (d) be in Form 18.
- (2) The Tribunal shall give to the applicant, to every party to the proceeding, and to every other person who has applied to be made a party to the proceeding and whose ap plication has not been determined, an opportunity of presenting a case.

#### Other applications.

- **38.**—(1) A party to a proce eding (other than an inquiry by the Tribunal under section 157 of the Act or an application to which regulation 37 applies) may apply to the Tribunal requesting the Tribunal to make an order with respect to any matter relating to the proceeding.
- (2) The application shall specify the date when the proceeding was instituted and the relevant case file number and shall set out the circumstances or events giving rise to the application.
- (3) A party to the proceeding may consent to the making of the order sought by the application.
- (4) The consent of a part y may be endorsed on the application or set out in a separate document filed with the Secretary but, if the consent is set out in a separate document that is not filed with the application, that party shall serve a copy of the document on the applicant within 7 days after the document is filed.
- (5) Service of notice of t he making of the application, or of a copy of the application, is not required to be effect ed on a party to the proceeding who has consented to the making of the order sought by the application and service of such a notice or copy on any other person may, with the leave of the President or of the Tribunal, be dispensed with.
- (6) A party to the proceeding may lodge an objection to the application by filing with the Secretary a notice of objection in For m 19 within 14 days after the notice of the making of the application was served on him.
- (7) A person lodging an objection shall cause a sealed copy of the notice of objection to be served on the applicant within 7 days after notice of the objection is filed with the Secretary.

- (8) A notice of objection shall
  - (a) be in writing;
  - (b) specify the date on which the application was filed with the Secretary and the relevant case file number;
  - (c) state the name of the party lodging the objection;
  - (d) state the grounds of the objection; and
  - (e) be signed by or on behalf of the party lodging the objection.
- (9) The Tribunal shall consider the application and, subject to paragraph (10), may make such order in relation to the application as the Tribunal considers reasonable in the circumstances.
- (10) The Tribunal shall not refuse the application in whole or in part without givi ng the applicant an opportunity of presenting his case and, if an objection to the application has been lodged, shall not grant the application in whole or in part without giving the party by whom the objection was lodged an opportunity of presenting his case.

#### Amendment of documents.

- **39.**—(1) The Tribunal may, subject to such conditions as the Trib unal considers fit to impose, grant leave to a party to a proceeding to amend a document previously filed with the Secretary by that party in connection with that proceeding.
- (2) An application for the leave of the Tribunal to amend any document under this regulation shall be in Form 20.
- (3) Where leave is granted to a party to a proceeding to am end a document, the party shall file with the Secretary a state ment of the a mendments in Form 21 and the a mendments shall be deemed to be made upon the filing of the statement.
- (4) The party filing the state ment shall cause a sealed copy of the state ment to be served on every other party to the proceeding within 7 days after the statement is filed.
- (5) Nothing in this regulation shall prevent a person filing a notice specify ing a new address for service in accordance with regulation 11.

#### Consolidation of applications and references.

- **40.**—(1) Where two or more applications are pending before the Tribunal, the Tribunal may, of its own motion or on the application of a party to any of the applications, direct that so me or all of the applications be considered together and may give such consequential directions as the Tribunal considers necessary.
- (2) Where two or more references are pending before the Tribunal in relation to one licence sche me, the Tribunal may, of its own motion or on the application of a party to any of the references, direct that some or all of the references be considered together and may give such consequential directions as the Tribunal considers necessary.
- (3) Before giving a direction under paragraph (1) or (2), the Tribunal shall give each party to each of the applications or references concerned an opportunity of presenting a case.

## Withdrawal of application.

- **41.**—(1) A person who has made an application to the Tribunal may, with the leave of the Tribunal, withdraw the application at any time before the Tribunal has determined the application.
- (2) The leave of the Tribunal under paragraph (1) may be granted unconditionally or subject to such conditions as the Tribunal thinks reasonable.
- (3) Where the Tribunal has granted leave for the withdrawal of an application, the withdrawal shall be effected by
  - (a) the filing with the Secretary of a notice in Form 22—
    - (i) specifying the date on which the ap plication was made and the relevant case file number;
    - (ii) stating that the person who made the application withdraws the application; and
    - (iii) signed by or on behalf of that person; and
  - (b) the serving of a sealed copy of the notice on every party to the application.

#### Withdrawal of reference of licence scheme.

- **42.**—The withdrawal und er section 16 0 (6) of t he Ac t, or section 161 (7) of the Act (i ncluding section 161 (7) as having effect by reason of section 162 (5) of the Act), of a reference of a licence scheme shall be effected by
  - (a) the filing with the Secretary of a notice in Form 22
    - (i) specifying the date on which the sc heme was referred and the re levant case file number;
    - (ii) stating that the person who referred the scheme withdraws the reference; and
    - (iii) signed by or on behalf of that person; and
  - (b) the serving of a sealed copy of the notice on every party to the reference.

## **PART VII**

# ORDERS OF THE TRIBUNAL

#### Recording of orders of Tribunal.

**43.**—The Secretary shall cause each order of the Tr ibunal and the date on which it was made to be recorded in a document signed by him and shall cause the original of the document to be filed in the Registry.

#### Notification of orders of Tribunal and of reasons.

- **44.**—(1) The Tribunal shall, when making an order, state in writing its reasons for making the order.
- (2) The Secretary shall cause a copy of the document recording the order and of the reasons of the Tribunal to be served on every party to the application or reference in respect of which the order was

made and shall also caus e a copy of the docum ent recording the order and of the reasons to be available at the Registry for public inspection when that office is open for business.

- (3) In paragraphs (1) and (2), "order" shall not include an interim order or an order that is made in respect of an application that is ancillary to another proceeding.
- (4) The President may, if he thinks fit, direct the Secretary to cause particulars of any order of the Tribunal to be published in the *Gazette* and such newspaper or newspapers circulating in Singapore as the President determines.
- (5) Paragraphs (2) and (4) shall not apply in relation to an order the operation of which is su spended pending a reference of a question of law to the High Court.

# Effect of suspension of orders of Tribunal.

- **45.**—Where an order of the Tribunal is suspended
  - (a) section 160 (6) (a) and section 161 (8) and (10) of the Act shall operate duri ng the period of the suspension as if the order had not been made; and
  - (b) section 165 of the Act shall not operate in relation to the order in respect of the period of the suspension.

### **PART VIII**

## REFERENCES TO THE HIGH COURT

#### Application.

**46.**—This Part shall not apply in relation to an inquiry by the Tribunal under section 157 of the Act.

#### Request for reference of question of law to High Court.

- **47.**—(1) For the purposes of section 169 (1) of the Act, a request to the Tribunal for the reference of a question of law in a proceeding to the High Court shall
  - (a) be in Form 23;
  - (b) state the name of the party making the request;
  - (c) specify the question of law;
  - (d) request the Tribunal to refer that question to the High Court:
  - (e) be signed by or on behalf of the party making the request; and
  - (f) be filed with the Secretary.
- (2) The party making the request shall cause notice of the m aking of the request, together with a sealed copy of the request, to be served on every other party to the proceedings
  - (a) in the case where the hearing of the proceeding to which the request relates, has not commenced or has been adjourned within 7 days after the filing of the request with the

Secretary but not later than the date fixed fo r the commencement of the hearing or to which the hearing has been adjourned; or

- (b) in any other case within 7 days after the filing of the request with the Secretary.
- (3) For the purposes of paragraph (2), a notice of the making of a request shall
  - (a) be in writing addressed to the party on whom it is served; and
  - (b) inform that party that he may, within 21 days after service of the notice, present a cas e in writing to the Tribunal in relation to the request.
- (4) The party making the request may within 21 days after the request is filed with the Secretary, and every other party to the proceeding may within 21 days after ser vice on that party of the notice of making of the request, present a case in writing to the Tribunal in relation to the request and the Tribunal may, if it thinks fit, give to each of those parties an opport unity of presenting a case orally to the Tribunal.
- (5) The Secretary shall cause notice of the decision of the Tribunal on the request to be served on the party that made the request and on every other party that presented a case to the Tribunal in relation to the request or notified the Tribunal that the party wished to be informed of the decision.

# Fixing of a new date for hearing or further hearing where a party makes a request und er section 169 of Act.

- **48.**—(1) Where a party makes a request under section 169 (1) of the Act in a proceeding and a date has been fixed for the hearing or a further hearing of that proceeding that is less than 14 days from the date of the filing of the request, the President shall fix a new date for the hearing or further hearing of that proceeding that is more than 14 days from the date of the filing of the request.
- (2) The Secretary shall c ause notice of the date fixed by the P resident under paragraph (1) to be served on the parties to the proceeding.

#### Adjournment pending decision of High Court.

**49.**—Where the Tribunal refers a question of law arising in proceedings before it for determination by the High Court under section 169 (1) of the Act, be ing proceedings in which the Tribunal has not given its decision, the Tri bunal shall a djourn its he aring of those proceedings until the question referred has been heard and determined by the High Court.

# Suspension of orders of Tribunal pending reference of question of law to High Court.

- **50.**—(1) Where, after the date on which the Tribun al has given its decision in a proceeding, the Tribunal refers to the High Court a question of law that arose in the course of the proceeding, the Tribunal m ay, if it the inks fit, suspend the operation of an yorder made by the Tribunal lin the proceeding.
- (2) Where an order of the Tribunal is so suspended, the Secretary shall cause notice in writing of the suspension to be served on every party to the proceeding and, if particulars of the order have been published in pursuance of a direction under regulation 44 (4), shall cause particulars of the suspension to be published in the *Gazette* and such newspaper or newspapers circulating in Singapore as the President directs.

## Proceedings before Tribunal after determination of question of law by High Court.

- **51.**—(1) Where a question of law arising in a proceeding has been referred to, and determined by, the High Court in pursuance of section 169 of the Act, any party to the proceeding before the Court may file with the Secretary an office copy of the order of the Court.
- (2) Subject to paragraph (3), when a copy of the order of the High Court has been filed in pursuance of paragraph (1), the Presi dent shall fix a time and place for the resumption of the hearing of the proceeding and the Secretary shall cause notice of the time and place so fixed to be served on the parties to the proceeding.
- (3) Paragraph (2) shall not apply where the question of law was referred to the High Court after the Tribunal had given its decision in the proceeding and that decision is consistent with the determination of the High Court.

### **PART IX**

### **MISCELLANEOUS**

#### Summons to witness.

- **52.**—(1) A summons to a witness under section 176 (2) of the Act shall be substantially in accordance with Form 24 and shall be sealed with the seal of the Tribunal.
- (2) A summons under section 176 (2) of the Act shall be served on a person by
  - (a) delivering a copy of the summons to the person personally; and
  - (b) if so requested by the person at the time of such delivery, showing the sealed copy of the summons to the person at that time.

#### Extension of time.

**53.**—The Tribunal or the President may, whether before or after the expiration of the time prescribed or allowed by or under these R egulations for the filing of a document with the Secret ary, the serving of a document on a person or the doing of any other act, extend that time for such period or periods, and subject to such conditions, as the Tribunal or the President thinks fit.

#### Fees

**54.**—The fees specified in the Second Schedule shall be payable in respect of the matters in relation to which they are so specified.

#### Witnesses' fees and expenses.

**55.**—(1) Any person who —

- (a) attends to give evidence in a proceeding;
- (b) attends to give evidence and produce documents or articles in a proceeding; or
- (c) attends to produce documents or articles in a proceeding,

in accordance with a summons, or at the request of a party to the proceeding or of the Tribunal, shall be entitled, whether or not he is called to give evidence or to produce documents or articles, to

payment of fees and expenses in accordance with the scale of witnesses' fees and expenses set out in the Third Schedule, less any amount previously paid to him for his expenses of attendance.

(2) Payment of fees and expenses to a witness shall be made by the person on whose behalf the witness is su mmoned or at whose request the witness attends or, if the witness is su mmoned or requested to attend on behalf of the Tribunal, by the Government.

# Power to waive procedural requirements and effect of non-compliance.

- **56.**—(1) Subject to the Act, the Tribunal may, in relation to any proceeding, in special circumstances, and either absolutely or subject to conditions, ex empt a person from compliance with any procedural requirements of these Regulations.
- (2) Subject to the Act, non-compliance with an y of these Regulations shall not render void a proceeding or an order of the Tribunal, but the proceeding or order may be set aside either wholly or in part as irr egular, or amended, or otherwise dealt with, by the Tribunal in such manner and up on such terms as the Tribunal considers fit.

# FIRST SCHEDULE

# FORM 1

Regulation 16(2)(d)

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# NOTICE OF INTENTION TO ATTEND INQUIRY

To: The Secretary, Copyright Tribunal.	Case File No	
In the Matter of an In	nquiry under section 157	of the Copyright Act.
TAKE NOTICE that	 t I	(Name/s)
		(Name/s)
of		
(Address) (hereinafter called the Ap planting under section 157 of	icant) wish to present a 'the Copyright Act to be	case to the C opyright Tribunal in relati on to an held(Date and Place)
		(Date and Place)
as advertised in the	<del></del>	and Gazette No.
(Name dated		
The Applicant has a the grounds for this statemer		e matter to which the inquiry relates: (Give
		e set out in the Stat ement attached to this Noti ce the list of documents similarly attached.
The Applicant's add	ress for service is	
Made this	day of	20

Filing date	Signed *by/*on behalf of the Applicant	
	(Mr/Mrs/Miss)	
	Status of signatory if Notice is signed on behalf of the	

IP/N/1/SGP/C/7/Rev.1

Page 30

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 20(3)

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# NOTICE OF \*APPLICATION/\*REFERENCE

To: Name Case File No				
Address				
Act/*regulation by		yright Tr ibunal (Pro	cedure) Regulations	
	nn an *Application/ *R	Reference under *section	n of t he	
	the *Applicant/*Referor			
The person to whon the *Application/*Reference	n this Notice is served is,	by virtue of	, a party to	
Made this	day of	20		
Filing date			*b y/*on behalf of the cant/*Referor	
		(Mr/M	rs/Miss)	
		signed	of signator y if Notice is on behalf of the cant/*Referor	

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 20(6)

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# REQUEST FOR PRELIMINARY HEARING.

To: The Secretary, Copyright Tribunal.		Case File No			
In the Matter of ar	n *Appl ication/*Refe	rence under section	on	of t he Copy right	
Act/*regulation	of the Cop	yright Tr	ibunal (Pro	cedure) Regulations	
by					
TAKE NOTICE	that(Name and			· · · · · · · · · · · · · · · · · · ·	
being a party to the above on, l the Copyright Tribunal.	*Application/*Referen	nce bearing case f	ile No	and filed	
The address for se	ervice of the party reque	esting the prelimin	nary hearing	is	
Made this	day of	20	·		
Filing date			Signed *b	y/*on behalf of	
			`	Miss) (State Full Name of ing request)	
				signator y if Notice is behalf of the party making t	

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 21(1)

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# NOTICE OF \*APPLICATION/\*REFERENCE

		(	Case File No.		
		ication/*Reference under section of the Cop yright Tribunal (Pro			
by					
TAKE NOTICE than a	n *Application/	*Reference	under *section	of t he	
Copyright Act/*regulation	of the Co	p yright Trib	unal (Procedu	re) Regulations bearing	
case file No.	has be	een filed on _		by	
			whose ac	ldress for service is	
(Name of *Ap	plicant/*Referor)				
The order sought by th	e *Applicant/*Refe	ror is:			
Any person to whom to Notice of Application to be ma	•	-	•	y , Copyright Tribunal a	
Trothee of Application to be ma	de a party to the pre	eccamgs not		·	
Made this	day of	20	·		
Filing date		* (I S is	Applicant/*Re	ory if Notice nalf of the	
		_			

<sup>\*</sup>Delete whichever is inapplicable.

# FORM 4A

Regulation 21A

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# APPLICATION

To: The Secretary, Copyright Tribunal.  In the Matter of an Application u			Case File No		
			nder section 43 (3) of	the Copy	right Act by
1. (hereinafter	I	Applicant), being –	of		
	*(a)		y right subsisting in a litera		
	*(b)	the maker of the * paragraph 3,	sound recording/cinem a	utograph fil n	n d escribed in
determining subsisting i	g the amou n the work	nt that is equitable rem described in paragraph	der sect ion 43 (3) of the cuneration to	_, the owner und recording	of the copyright c/cinematograph
2.	The w	ork to which this Applic	cation relates is as follows:		
	(1)	Title of Work			·
	(2)	Description of Work			·
	(3)	Full name of author	or authors		·
	(4)	•	one or more of t he author date or dates of deaths	_	
	(5)		st publication of Work		
	(6)		e date of first publication _		
	*I am	the o wner of the co	pyright su bsisting in t he w	ork (Give gr	ounds f or this
stat	tement): _				·
3.	The * follow		natograph film to which th	is Applicatio	n relates is as
	(1)	Title of *recording/fi	ilm		·
	(2)	Description of *reco			

		(3)	Full name of maker or makers of	of *recording/film	·
		(4)	Status of maker or makers of th	e *recording/film	·
		(5)	Date and place of making of the	e *recording/film _	·
		*I am	the maker of the *sound recordi	ng/cinematograph	film (Give grounds f or this
	stateme	ent):			·
	4.	The g	grounds of my Application are as for	ollows:	
			(All details which may be relevel logical order and in num bered should not be attached but relectorrespondence should be quote	paragraphs. Cope evant particular	ies of correspondence, etc.,
	5.	The A	Applicant's address for service is _		
	Made t	this	day of	20	
Filing date				Applicant.	y/*on behalf of the
				(Mr/Mrs/N	fiss)
					gnator y if Application is pehalf of the Applicant.
*Delete	whichever	r is inapp	plicable.		

Regulation 22

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# APPLICATION

To: The Secre		Case File No
77 0		of an Application under section 52 (11) of the Copyright Act by
1. (hereinafter ca	Ialled the	Applicant), being –
*(a)	the ov	vner of the copyright subsisting in a Work described below;
*(b) the body administering		
		ucational institution situated at
determining t	he amou	Copyright Tribuna I under section 52 (11) of the Copy right Act for an order nt that is equitable remuneration to, right subsisting in the Work described below, for the making of copies of
the Work by	or on bel	nalf of the educational institution (Name)
situated at		(Name)
(Address) for teaching p	)	
2.	The	Work to which this Application relates is as follows:
	(1)	Title of Work
	(2)	Description of Work
	(3)	Full name of author or authors (if known)
	*(4)	Name and Volume Number of periodical publication containing the Work
	(5)	The International Standard *Serial/*Book Number, if available

	(6) Date and j	place of first publication	on of Work
	(7) Status of a	author at the date of fir	est publication
	*(8) Name of p	oublisher of the edition	of the Work
3.	The grounds of r	ny Application are as	follows:
	logical or should no	der and in num bered	ant to the Application should be set out in a paragraphs. Copies of correspondence, etc., vant particulars of or extracts from the d).
4.			
	Made this	day of	20
Filing date			Signed *b y/*on behalf of the Applicant.
			(Mr/Mrs/Miss)
			Status of signator y if Application is signed on behalf of the Applicant.

<sup>\*</sup>Delete whichever is inapplicable.

# FORM 5A

Regulation 22A

# COPYRIGHT ACT (CHAPTER 63)

# COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

# APPLICATION

			Case File 1	No
ecretary, right Tribunal.				
latter of an A	pplication under	section 52(11	C) of the Copy	right Act by
				licant), being —
the owner of the co	pyright subsisting	in a Work describ	ed below;	
the body administe	ering		an educat	ional institution
ng the amount that in of the copy right cation of the Work but	s equitable remune t subsisting in the y or on behalf of	ration to ne Work describe	ed below, for the n	n aking of
tional purposes.				
Work to which this A	Application relates	is as follows:		
Title of Work				
Description of Wor	·k			
Full name of autho	r or authors (if kno	wn)		
Name and Volume	Number of p	eriodical publicat	tion containii	ng the Work
The International S	tandard *S	erial/*Bool	Number, if a	available
Date and place of f	irst publication of V	Work	·	
Status of author at	the date of first pub	alication	·	
			·	
	the owner of the co the body administer situated at	of	of (hereina the owner of the copyright subsisting in a Work describe the body administering, plly to the Copyright Tribuna I under section 52(11C) ing the amount that is equitable remuneration to, of the copy right subsisting in the Work describe cation of the Work by or on behalf of the educational in the, (Address) tional purposes.  Work to which this Application relates is as follows:  Title of Work  Description of Work  Full name of author or authors (if known)  Name and Volume Number of periodical publication and place of first publication of Work	latter of an Application under section 52(11 C) of the Copy

3. The grounds of my Application	on are as follows:
	to the Application should be set out in a logical order and in espondence, etc., should not be attached but relevant particulars the should be quoted).
4. The Applicant's address for s	service is
Made thisday of	20 .
Filing date.	Signed *by/*on behalf of the Applicant. (Mr/Mrs/Miss)
	Status of signatory if Application is signed on behalf of the Applicant.

<sup>\*</sup> Delete whichever is inapplicable.

Regulation 23

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secr Copyrigh		nal.			Case	File No		
In the	e Matt	er of an Applicat		er section 54 (		_	-	У
1. (hereinafter c	I	e Applicant), beir	ng –	of				
*(a)	the o	wner of the copy	right subsistir	ng in a Work des	scribe	d below;		
*(b)	the b	ody administerin	g				,	
	an			handicapped				at
(Part body administrated at (Address)	iculars o stering ) handicap	w, for the make of copy)  (Name oped reader for because of the make open series of the make of the mak	of t he	e Work or par t	there	of by or o	n beha lf of th	. 6
2.	The V	Work to which th	is Application	n relates is as fo	llows:			
	(1)	Title of Work						
	(2)	Description o	f Work					
	(3)	Full name of	author or auth	ors (if known)				
	*(4)	Name and Vo	lume Numbe	r of periodical p			_	
	(5)	The Internation *Serial/*Bool if available						

	(6) Date an	nd place of first publication	on of Work
	(7) Status of	of author at the date of fin	est publication
	*(8) Name o	of publisher of the edition	of the Work
3.	The grounds of	my Application are as fo	ollows:
	logical should	order and in num bered	ant to the Application should be set out in a paragraphs. Copies of correspondence, etc., vant particulars of or extracts from the d).
4.	The Applicant's	s address for service is _	
	Made this	day of	20
Filing date			Signed *b y/*on behalf of the Applicant.
			(Mr/Mrs/Miss)
			Status of signator y if Application is signed on behalf of the Applicant

<sup>\*</sup>Delete whichever is inapplicable.

#### FORM 6A

Regulation 23A

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secr Copyright		na l	Car	se File No	
1. 0			nder section 54A (7)	of the Cop	yright Act b
1. (hereinafter o	I	e Applicant), being –	of		
	*(a)	the owner of the copy	right subsisting in a Wor	k described be	elow;
	*(b)	the body administering an institution assisting	ng g intellectually handicapp	oed readers situ	uated at
remuneration described bel thereof by or	to low, for to on beha	the making of an intelle	r an order determ ining, the owner of the c ctually handicapped reac ring(Nam ped readers situated at	opyright subsi ler's copy of t  e)	sting in the Work the Work or part
	provisio	on of assistance, whet pped persons.	her by the institution or	otherwise,	of assi stance to
2.	The v		cation relates is as follow		
	(1)				
					·
			or authors (if known)		·
	*(4)	Name and Volume N	umber of periodical publ	ication contain	ing the Work
	(5)	The International Sta	ndard *Serial/*Book Nur	nber, if availat	ole
	(6)	Date and place of fir	st publication of Work		·
	(7)	Status of author at the	e date of first publication		

	*(8)	Name of publisher of the edition of	the Work
3.	The gr	rounds of my Application are as follow	ws:
		logical order and in num bered para	agraphs. Copies of correspondence, etc., particulars of or extracts from the
4.	The A	pplicant's address for service is	
Made th	nis	day of	20
Filing date			Signed *b y/*on behalf of the Applicant.
			(Mr/Mrs/Miss)
			Status of signator y if Application is signed on behalf of the Applicant.
*Delete whichever	is inappl	licable.	

Regulation 24

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secr Copyrigh		al			(	Case File No	)
In the	e Matt	er of an A					Co pyright Act b y
				of			
*(a)	the ov	wner of the	copyright s	ubsisting in the mu	sical	work descri	bed in paragraph 2;
*(b)		wner of the raph 3,	copy right	subsisting in the	*liter	ary /*drama	tic work described in
apportioning	the roya	lty payable	by the mak	er of the record de	scribe	ed in paragra	right Act for an order aph 4 in respect of the yrights subsisting in
2.	The n	nusical wo	rk to which	this Application rel	lates i	s as follows	3:
	(1)	Title of	Work				·
	(2)	Descrip	tion of Worl	ζ			
	(3)	Full nan	ne of author	or authors			
	(4)						d, na me of deceas ed
	(5)	Date and	d place of fir	rst publication of V	Vork <sub>-</sub>		·
	(6)	Status o	f author at tl	he date of first pub	licatio	on	
	n the ow ment):			su bsisting in th e	musi	cal work (C	Give grounds for this
3.	The *	literary/*d	ramatic wor	k to which the App	olicati	on relates is	s as follows:
	(1)	Title of	Work				·
	(2)		tion of Worl				<u>.</u>

	(3)	Full name of author or authors
	(4)	If the author, or any one or more of the authors is dead, name of deceased author or authors and date or dates of deaths
	(5)	Date and place of first publication
	(6)	Status of author at the date of first publication
		er of the copyright subsisting in the *literary/*dramatic work (Give grounds for :
4.	The re	cord to which this Application relates is as follows:
	(1)	Title of record
	(2)	Description of record
	(3)	Initials or marks (if any) placed on copies of record
	(4)	Full name of maker or makers of record
	(5)	Status of maker or makers of record
	(6)	Date and place of making of the record
5.	The g	rounds of my Application are as follows:
		(All details which may be relevant to the Application should be set out in a logical order and in numbered paragraphs. Copies of correspondence, etc., should not be attached but relevant particulars of or extracts from the correspondence should be quoted).
6.	The A	pplicant's address for service is
	Made	this day of 20
Filing date		Signed *b y/* on behalf of the Applicant.
		(Mr/Mrs/Miss)
		Status of signator y if Application is signed on behalf of the Applicant

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 25

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secondary	retary, sht Tribun	al	Case	File No		_
In th	ne Matter	of an Application u	nder section 68 (3) of		_	Эy
1. (hereinafter	Icalled the	Applicant), being –	of			-
*(a)	the ov	wner of the copyright su	ubsisting in an artistic work	described in p	paragraph 2;	•
*(b)	the m	naker of the cinematogra	aph film described in paragra	aph 3,		
determining owner of the	the amou copy rigingly ph film the	ant that is equitable rem ht subsisting in the artis	der sect ion 68 (3) of the Councration to stic work described in paragurpose of inclusion in a tel	graph 2, for th	ne m aking	, the of a
2.	The a	artistic work to which th	is Application relates is as f	ollows:		
	(1)	Title of Work				_ ·
	(2)	Description of Work	<u> </u>			_•
	(3)	Full name of author	or authors			_·
	(4)		one or more of t he author d date or dates of deaths			
	(5)	Date and place of fir	st publication of Work			
	(6)	Status of author at th	ne date of first publication			_ •
	m the ow ement):	mer of the cop yright	su bsisting in t he artistic w	ork (Give gro	ounds for t	his
3.	The c	cinematograph film to w	which this Application relates	s is as follows	S:	
	(1)	Title of cinematogra	aph film			_ •
	(2)	Description of film				

	(3)	Full name of a	maker or maker	s of film	·
	(4)	Status of mak	er or makers of	the film	·
	(5)	Date and plac	e of making of	the film	
*I am	the	maker of the cir	nematograph	film (Give grounds for t	,
4.	The gr	rounds of my Ap	oplication are as		
		logical order a should not b	and in num ber	levant to the Application should be departed by the Application should	espondence, etc.,
5.	The A			3	
	Made	this	day of	20	
Filing date				Signed *b y/*on be Applicant.	ehalf of the
				(Mr/Mrs/Miss)	
				Status of signator y signed on behalf of the	* *
*Dalata whichava		P 1.1.			

<sup>\*</sup>Delete whichever is inapplicable.

#### FORM 8A

Regulation 25A

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secretary, Copyright Trib	Case File No
17 6	er of an Application under section 107 (3) of the Cop yright Act b y
1. I _ (hereinafter called t	the Applicant), being –
*(6	the owner of the copy right subsisting in a sound recording described in paragraph 2;
*(!	the maker of a copy of a sound recording made solely for the purpose of the broadcasting of the recording,
determining the am owner of the copyr	the Copyright Tribuna I under section 107 (3) of the Copy right Act for an order ount that is equitable remuneration to, the ight subsisting in the sound recording described in paragraph 2, for the making of an an angle of the purpose of the broadcasting of the recording.
2. Th	e sound recording to which this Application relates is as follows:
(1)	Title of recording
(2)	
(3)	
(4)	
(5)	Date and place of making of recording
*(6	
	wner of the copyright subsisting in the sound recording (Give groun ds for this
	tails of the copy of the sound recording me ade solely for the purpose of the eng of the recording are as follows:
(1)	Full name of maker or makers of recording
(2)	Date and place of making of recording
*I am the n	naker of the copy of the sound recording (Give grounds for this statement):

4.	The grounds of my	Application are as follow	7S:
	logical orde should not	er and in num bered para	to the Application should be set out in a graphs. Copies of correspondence, etc., particulars of or extracts fro m the
5.	The Applicant's add		·
Made th	nis	_ day of	20
Filing date			Signed *b y/*on behalf of the Applicant.
			(Mr/Mrs/Miss)
			Status of signator y if Application is signed on behalf of the Applicant.
*Delete whichever	is inapplicable." and		

#### FORM 8B

**REGULATION 25B** 

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

		Case Fil	e No
		Secretary, yright Tribunal.	
In	the M	Matter of an Application under section 107D of the Copy	right Act by
1.	I	of (hereinafter called t	he Applicant), bein g
	, ,	) the owner of the copyright subsisting in a sound recording described in	
dete copy sour	eby ap ermini yright nd rec	t subsisting in the sound recording described in paragraph 2, for the macording to the public by means of or as part of a digital audio transmissictive service.	ht Act for an order, the owner of the king available of the
2.		Γhe sound recording to which this Application relates is as follows:	
	(1)	~~	
	(2)		
	(3)	Full name of owner(s) of th e copy right in the r	ecording
	(4)	Date on an d place at which the record ing was made available	able to the public
	(5)	Date and place of first publication of recording	
	(6)	Mode of an d means by which the reco rding was made availa	ble to the public
	(7)	Any other details	
3.		Γhe grounds of my Application are as follows:	
	(A	All details which may be relevant to the Application should be set out in numbered paragraphs. Copies of correspondence, etc., should not be a particulars of or extracts from the correspondence should be quoted).	
4.	T	Γhe Applicant's address for service is	
Ma	ade th	hisday of 20	

Filing date	Signed *by/*on behalf of the Applicant (Mr/Mrs/Miss)
	Status of signator y if Application signed on behalf of the Applicant.

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 26

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

#### REFERENCE

To: The Secretary, Copyright Tribunal.  In the Matter of a Referen			ce under section 160 of t he Copy right Act by			
						1.
described i	into opera	tion, hereby refer	a licensor proposing to bring to the Copy right Tribunal for a Tribunal thinks reasonable.			
			to which this refere nce rel a	`	•	
A copy of	the licenc	e scheme is attach	ed.			
3.	The Ref	The Referor is –				
	*(a)		of prospective owner of matic/*musical work to which			
	*(b)	• •	rsons acting as agent for the negotiation or granting of lice		ctive owners in	
(Give grou	ınds for th	is statement):				
4.	The Ref	eror's address for	service is			
M	ade this				·	
1V1	aut iiis _		day of 20	<u></u> .		

Filing date	Signed *by/*on behalf of the Referor.
	(Mr/Mrs/Miss)
	Status of signator y if Reference is signed on behalf of the Referor.
*Delete whichever is inapplicable.	

Regulation 27

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

#### REFERENCE

To: The Secre	t Tribunal.  Case File No  t Tribunal.		
17 0	Matter of a Reference under section 161 of the Copyright Act by		
1.	Iof		
(hereinafter ca	alled the Referor), being –		
*(a)	the licensor operating a licence scheme hereinafter described;		
*(b)	an organization claim ing to be representative of persons requiring licences in cast included in a class of cases to which the licence scheme hereinafter described applies		
*(c)	a person claiming that he requires a lic ence in a c ase included in a class of cases to which the licence scheme hereinafter described applies,		
confirming or	to t he Cop yright Tribu nal under se ction 1 61 of the Cop yright Act for an order varying the licence sche me in so far as it relates to the class of cases to which the tes as the Tribunal considers reasonable in the circumstances.		
*2.	The grounds for my statement in paragraph 1 (b) are as follows:		
3.	The licence scheme to which this Refere nce rel ates is (Give s hort description of		
scheme):			
4.	The class of cases to which this Reference relates is:		
5.	A dispute has arisen between the Re feror andi		
the following	circumstances (Give particulars of dispute):		
6.	The grounds of my reference are as follows:		
	(All details which may be relevant to the Reference should be set out in a logical order and in num bered paragraphs. Copies of correspondence, etc., should not be attached but relevant particulars of or extracts from the correspondence should be quoted).		
7.	The Referor's address for service is		

Made this	day of	20
Filing date		Signed *by/*on behalf of the Referor.
-		(Mr/Mrs/Miss)
		Status of signator y if Reference is signed on behalf of the Referor.

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 28

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

### APPLICATION FOR LEAVE

To: The Secret Copyright	
	Matter of An Application under section 162 (2) of the Copyright Act by
1.	Iof
(hereinafter ca the Copyright	lled the Applicant) hereby apply under section 162 (2) of the Copyright Act for leave of Tribunal to refer again to the Tribunal the licence scheme hereinafter described which ed/*varied by the Tribunal by an order dated and bearing the case
2.	The Applicant is –
*(a)	the licensor operating the said licence scheme;
*(b)	an organisation claim ing to be representa tive of persons requiring licences in cases included in the class of cases to which the said order applies;
*(c)	a person claiming that he requires a licence in a cas e included in the class of cases to which the said order applies.
*The grounds	for my statement in paragraph 2 (b) are as follows:
3. scheme as pre-	The licence scheme to which this Appl ication relates is (Give general nature of the viously confirmed by the Tribunal):
4.	The class of cases in rel ation to which this Applicant wishes to refer the licence
scheme to the	Tribunal is:

5. Since the		dis pute has ari sen between the Applicant and ollowing circu mstances (Give p articulars o
dispute):	iii the is	showing ened instances (Give p difficulties of
		desires leave to refer the lice nce scheme to the d in section 162 (2) of the Copy right Act are as
log sho	gical order and in num bere	elevant to the Reference should be set out in a ed paragraphs. Copies of correspondence, etc., elevant particulars of or extracts fro m the oted).
7. The Applic	ant's address for service is	·
Made this	day of	20
Filing date		Signed *b y/*on behalf of the Applicant.
		(Mr/Mrs/Miss)
		Status of signator y if Application is signed on behalf of the Applicant.

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 29

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

#### REFERENCE

Copyright			
In the	Matter of a Reference under section 162 of the Copyright Act by		
1.	of		
(hereinafter ca	lled the Referor), being –		
*(a)	the licensor operating a licence sch eme *confir med/*varied by the Copy right Tribunal by an order dated and bearing the case file No;		
*(b)	an organisation claim ing to be representa tive of persons requiring licences in cases included in the class of cases to whic han order of the Copy right Tribunal dated and bearing the case file No applies;		
*(c)	a person claiming that he requires a licence in a cas e included in the class of cases to which an order of the Copy right Tribunal dated and bearing case file No applies,		
scheme relates	ave of the Tribunal date d case file No, hereby refer again to the Tribunal the said licence scheme, in so far as the sto cases i ncluded in the class of cases to which the said order applies, for an order varying/*further varying the licence scheme as the Tribunal considers reasonable in the		
*2.	The grounds for my statement in paragraph 1 (b) are as follows:		
3.	The clas s of cas est o which the said or der applies is a s fo llows		
4.	The class of cases to which this Refe rence relat es is as f ollows		

5.			dispute has arisen betwee n the Referor and
dispute):		in the following c	ircu mstances (Give particulars of matter in
6. Copyright Trib	The grounds on vounal are as follows:		ires to refer the licence sc heme again to the
7.	The Referor's add	ress for service is	
Made	this	day of	20
Filing date			Signed *by/*on behalf of the Referor.
			(Mr/Mrs/Miss)
			Status of signator y if Reference is signed on behalf of the Referor.

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 30 and 31

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Seco	cretary, ight Tribunal.	Case File No cation under section *163 (1)/*163 (2) of the Copyright Act by		
1. 0				
1. (hereinafter (2) of the Co	Ior called the Applicant) hereby apply to the Copyright Copyright Act for an order (specify order sought):	fht Tribunal under section *163 (1)/*163		
2.	The Applicant requires a licence (state purpos	re for which licence is required):		
terms and co	Such a licence may be granted by	ch is a licensor for the purpose of the rated by them as follows (State charges,		
scheme):4.	The Applicant has *orally/*in writing on	requested		
the licensor t so/*failed to that are unre	r to grant or to procure the grant to him of a licento do so within a reasonable time/*refused to do excreasonable.	(date) nce but the licensor has *refused to do cept upon charges, terms and conditions		
5.	The grounds of my Application are as follows	:		
6.	The Applicant's address for service is	·		
	Made this day of	20		

Filing date	Signed *b y/*on behalf of the Applicant.
	(Mr/Mrs/Miss)
	Status of signator y if Application is signed on behalf of the Applicant

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 32 and 33

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secre Copyrigh	ccretary, Case File No.	Case File No ration under section *163 (3)/*163 (4) of the Copyright Act by		
In the	the Matter of an Application under section *163 (3)/*163 (4) of the Co			
1.	Iof			
(hereinafter c	r called the Applicant), being –			
*(a)	a person who clai ms that he requires a licence in a case to whi does not apply;	c h a licence s cheme		
*(b)	*(b) an organisation that clai ms that it is representative of persons re quiring licences cases to which a licence scheme does not apply,			
order for a li	ly to the Copyright Tribunal under section *163 (3)/*163 (4) of the Cli cence, specify ing the charges (if any ) and the conditions that the in the circumstances in relation to the Applicant.  The grounds for my statement in paragraph 1 (b) are as follows:			
3.	The Applicant requires a licence (State purpose for which licence	e is required);		
4.	Such a licence may be granted by(Name and Add	lress)		
(of licence schen	licensor) , but it is not co	overed by any		
so/*f	The Applicant has *orally /*in writing onensor to grant or to procure the grant to him of a licence but the license *failed to do so within a reasonable time/*r efused to do except upon additions that are unreasonable			

6.	The grounds	of my Application are as	follows:
7.	The Applicar	nt's address for service is	
Made t	his	day of	20
Filing date			Signed *b y/*on behalf of the Applicant.
			(Mr/Mrs/Miss) Status of signator y if Application signed on behalf of the Applicant.

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 34

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secretary,		Case File No.	·
Copyright Tribunal.			
In the Matter of a General.	n Appli cation un der sectio	n 166 of the Co pyright A	act b y the Attorne y-
The Attorney-Gen	eral hereby applies under sec	ction 166 of the Copyright	Act to the Copyright
Tribunal for an order susp	pending t he application of s	ection 52 (1) and (2) of the	he Act in relation to
	, the body administering	ng	, an educational
institution situated at	for a	a period of	
copying records of that instruction of records or decision.  (State particulars of the office)	stering the said educational stitution have been convicted laration relating to copies material fences and the convicted personal copies of the convictions	ed of the following offendade in reliance of section 55 sons).	es in relation  to the
The Attorney-Gen	eral's address for service is _		
Made this	day of	20	
Filing date		Signed *b y/*on Attorney-General, Singapore.	

Regulation 35

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secretary, Copyright Tribunal.		Case File No			
In the Matter of an A	pplication u	under section 167(	1) of the Copy	right Act by	
1. I					
being the body adm inisterin					
meaning of the Copyright Ac					
167 (1) of t he Act to the Co					
under section 166 of the Act of	dated	(a cop	y of which is anne	exed).	
The grounds of my ap (Set out details of the no further contravent	steps taken by the	body since the ma			
The address for service	ce of the body	m	aking this Applic	cation is	
Made this	day of				
Filing date		Sig	ned on behalf of		
		Sta	tus of signatory		

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 36

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

To: The Secretary, Copyright Tribunal.			Case File No.			
In the	Matt	er of an Application	under section 198	(5)	of the Cop	yright Act b
1.	I_ lled f	he Applicant) –	of _			
*(a)	bei *lit	ng t he owner of t erary/*dramatic/*musica	he cop .l/*artistic work/*publ k/*soun d recordin	yright ished ig/*cir	subsi stir edit nematograph	ng in the ion i n a film/*television
*(b)	on	behalf of the Governmen	t of Singapore,			
(Ident 2. description an	ify the	e act done or proposed to e work or other subject-miculars of work or other s	ght owner and the Go be done for the service natter to which this Apsubject -matter e.g.	vernm ce of to pplica Title,	tion relates is Description,	as follows (State Maker, Author,
3.	*Tł	ne Government/*	, being	g a pe	erson authoriz	zed in writing by
the Governme	nt, ha	s *car ried out/*proposes rnment, namely (specify	s to carr y out an act	co mp	orised in the c	opy right for the
4.	The	e grounds of my Applicat	tion are as follows:			
5.	The	e Applicant's address for	service is			

Made this	day of	20
Filing date		Signed *b y/*on behalf of the Applicant.
		(Mr/Mrs/Miss)
		Status of signator y if Application is signed on behalf of the Applicant.

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 37(1)

# COPYRIGHT ACT (CHAPTER 63)

### COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

## APPLICATION TO BE MADE A PARTY TO PROCEEDINGS

To: The Secretary, Case File No			
Copyright Tribunal.			
In the Matter of an	n *Application/*Refer ence under section	on of the Cop yright Ac	
by			
1. I	of_		
(hereinafter called "the Ap	oplicant") hereby apply to be made a pa	arty to the pr oceedings instituted or	
-	an d relating to	the *Ap plication/*Reference by	
	tice of which was advertised in th	(	
(Name on	of newspaper or C	Gazette No.)	
The Applicant has	substantial interest in the proceedings f	For the following reasons:	
	ddress for service is		
Made this	day of	20	

Filing date	Signed *b y/*on behalf of the Applicant.
	(Mr/Mrs/Miss)
	If Application is signed on behalf of Applicant, please indicat e status of signatory

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 38

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

### NOTICE OF OBJECTION

To: The Secretary, Copyright Tribunal.			Case File No			
In the Matter of	an *Appli ca	ntion under *section _	of the Copyright Act/*reg	gulation		
of	•		(Procedure) Regulations b	у		
			of	<del></del>		
(hereinafter called "the C	Objector") ob	ject to the Applicatio	n under			
provision under wh		to the Tri	(state bunal bearing case file No.			
made by						
objection):			ground that (Give particulars in supp	<u> </u>		
The Objector's	address for se	ervice is		<u> </u>		
Made this		_day of	20	_		
Filing date			Signed *by/*on behalf of the Ol	bjector.		
			(Mr/Mrs/Miss)			
			If Notice is signed on behalf of Objector, please indicat e stat signatory	us of		

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 39

# COPYRIGHT ACT (CHAPTER 63)

### COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

### APPLICATION FOR LEAVE TO AMEND DOCUMENT

To: The Secretary, Copyright Tribunal.		Case File No			
In the Matter of an	*Inquiry/*Application/*Ref	ference under *section	of the		
Copyright Act/*regulation	of the C	o pyright Tribunal (Procedu	re) Regulations b y		
		of			
(Na	me/s) (Ad	dress) of			
being a party to the proce *Inquiry/*Application/*Ref amend	erence, hereby apply under	r regulation 39 (2) for leave			
(Describe		document to be amende	<u>d)</u>		
datedv	which I filed with the Se cr	etary of the Tribunal on	in		
connection with the said pro	oceedings by:				
to set out br	ri efly, a cop y of the docum oposed amendments marked Application are:	sought. If the amendments a nent sought to be am ended I in red ink).	should be att ached		
			·		
Made this	day of	20			
Filing date		Signed *b y/*on b Applicant.	ehalf of the		
		(Mr/Mrs/Miss)			
		Status of signator y signed on behalf of			
		·			

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 13(3)

## COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

#### STATEMENT OF AMENDMENTS

To: The Secretary, Copyright Tribunal.		Case File No.		
	nquiry/*Application/*R	eference under *section	of the	
Copyright Act/*regulation		Co pyright Tribunal (Procedur		
TAKE Notice that th	e Copyright Tribunal ha	s by order datedhe	granted	
(Name of Maker of Stateme	ent)	he(Describe Document Amende	<u>d)</u>	
whic	h relates t o the proceed	ings before the Tribunal rela	ting to the abov e	
*Inquiry/*Application/*Refer	rence.			
The amendments are	as follows:			
	py of the a mended do	the a mendments are too comcumen t shoul d be attached w		
amendments shall be		right Tribunal (Procedure) Ropon the date of the filing of ight Tribunal.		
Made this	day of	20		
Filing date		Signed *by/*on bel Statement.	nalf of Maker of	
		(Mr/Mrs/Miss)		
		If the Statement is significant the Maker of the State indicate status of significant status of significant status.	ement, please	

<sup>\*</sup>Delete whichever is inapplicable.

Regulation 41(3) and 42

# COPYRIGHT ACT (CHAPTER 63)

### COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

#### NOTICE OF WITHDRAWAL OF \*APPLICATION/\*REFERENCE

To: The Secretary, Copyright Tribunal and every party to the *Application/*Referen	ce	Case File No	
In the Matter of an	*Application/*Reference und	ler *section of	t he Copy right
		ht Tribu nal (Procedure) Regu	
TAKE Notice that	I,(Name of Applicant)	of	,
		· «1 »	
		ring case file No.	
Made this	day of	20	
Address for service		Signed *by/*on behalf Applicant.	of the
		(Mr/Mrs/Miss)	
		Status of sig natory if Noon behalf of the Applica	

<sup>\*</sup>To delete where inapplicable.

Regulation 47

# COPYRIGHT ACT (CHAPTER 63)

## COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

NOTICE REQUESTING REFERENCE TO THE HIGH COURT.

To: The Secretary, Copyright Tribunal.	Case File No			
In the Matter of an *Application/*Refer	rence under *section of the Copy right			
	op yright Tribu nal (Procedure) Regulations b y			
	 of			
(hereinafter called the Applicant), being a pa	rty t o the proceedings relating to the above			
*Application/*Reference field on	and bearing case file No,			
hereby request the Copyright Tribunal to refe	r the following question of law arising in the			
proceedings for determination by the High Cour	rt:			
(Specify question of law to be referred)				
The Applicant's address for service is _				
Made this day of				
Filing date	Signed *b y/*on behalf of the Applicant			
	(Mr/Mrs/Miss)			
	Status of sig natory if Notice is signed on behalf of the Applicant			

<sup>\*</sup>Delete whichever is inapplicable.

(Title)

Regulation 52

# COPYRIGHT ACT (CHAPTER 63)

### COPYRIGHT TRIBUNAL (PROCEDURE) REGULATIONS

#### SUMMONS TO WITNESS

To: [name and	l address of wi	tness].			
In the	Matter of an *	Inquiry/*Application/*	Reference under *s	ection	
of the Cop y	right Act/* re	gulation	of the Cop	yright Tribuna	al (Pr ocedure)
Regulations by	у				
1.	You are here	eby summoned to attend			
20	, at	o-clock in the	noon, and	thereafter from o	lay to day until
the hearing of	proceedings in	relation to the above	mentioned applicat	tion [or reference	e or inquir y] is
completed or t	until you are re	eleased from further atte	ndance.		
2.	•	uired to attend before the	ne Tribunal for t he	purpose of givi	ng evidence in
the proceeding	gs.				
*3.	You are requ	uired to bri ng with you	and produce the fo	ollowing docume	ents [or articles
or documents	and articles]:				
[Here set out o	documents or a	rticles required].			
Made	this	day of	20	<u>_</u> .	
					nt [or Member] /right Tribunal.

<sup>\*</sup>Insert if inapplicable.

#### SECOND SCHEDULE

Regulation 54

#### **FEES**

Column 1	Column 2	Column 3
Item	Matter	Fee
1	For a photographic copy of a document —	
	(a) for one page —	\$3
	(b) for each additional page —	40 cents
2	For a copy of the reasons for an order made by the Tribunal —	
	(a) for one page —	\$3
	(b) for each additional page —	40 cents

#### THIRD SCHEDULE

Regulation 55

#### WITNESSES' FEES AND EXPENSES

1. Witness called because of his professional, scientific or other special skill of knowledge — such amount as the Tribunal, or the person taxing costs in relation to the proceeding, determines, being not less than \$100 per day and not more than \$150 per day.

#### 2. Other witness —

- (a) If remunerated in his occupation by wages, salary or fees. The amount of wages, salary or fees lost, by reason of the attendance, but not exceeding \$50 per day.
- (b) In any other case \$30 per day.

#### **3.** In addition to the above fees —

- (a) a witness may be allowed such sum as the Tribunal, or the person taxing costs in relation to the proceeding, thinks reasonable for the expenses of conve yance of the w itness to and from the place where he attends to give evidence or to produce documents or articles; and
- (b) a witness called because of his professional, scientific or other special skill or knowledge may be allowed such fees as the Tribun al, or the person taxing costs in relation to the proceeding, thinks reasonable for —

- (i) qualifying to give the evidence; and
- (ii) an attendance before the Tribunal not covered by the foregoing provisions of this Schedule when the witness is acting as an expert in assisting a r epresentative of a party during the hearing.