

SUBREGIONALINTEGRAT IONAGREEMENT(CARTA GENAAGREEMENT)

DecisionNo.351 —CommonProvisionsonCopyrightandNeighboringRights * (ofDecember17,1993)

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ChapterI ScopeofProtection

1. The provisions of this Decision are intended to afford a dequate and effective protection to the authors of and other owners of rights inintellectual works in the literary, artistic conscientific field, whatever their nature or form of expression and regardless of their literary or artistic meritor purpose.

Theneighboringrightsreferredtoin Chapter XofthisDecisionarelikewiseprotected.

2.EachMemberCountryshallgrantthenationalsofothercountriesprotectionnoless favorablethanthataccordedtoitsownnationalsinmattersofcopyrightandneighboring rights.

3.Forthepurposesofthi sDecision:

"author" meansthenatural person who achieves the intellectual creation;

"performer" means the person whoperforms, sings, reads, recites, interprets or in any way executes a work;

"competent national authority" means the body appointed for the epurpose by the relevant national legislation;

"copy" means the physical medium in which the work is embodied as a result of an act of reproduction;

"ownerofrights" means the person, whether natural person or legalentity, towhom rights accorded by thi s Decision are transferred for any reason;

"distribution to the public "means the making available to the public of the original or copies of the work by sale, rental or lending or in any other way;

"disclosure" meansthefactof making the work available to the public by any means or process;

"transmission" means these nding of sounds or images and sound sover a distance for reception by the public;

"fixation" means the incorporation of signs, sounds or images in a physical material that enables them to be perceived, reproduced or communicated;

"phonogram" means any fixation exclusively of the sounds of a performance or of other sounds; phonographic and magnetic recordings shall be considered copies of phonograms;

"ephemeralrecording" means the sound or a udiovisual fixation of a performance or broadcast made for a finite period by a broadcast ingorganization by means of its own facilities and used for the transmission of its own broadcasts;

"work" means any original intellectual creation of artistic, scien tificorliterary character susceptible of disclosure or reproduction in any form;

"audiovisualwork" means any creation expressed by a series of linked images, withor without the incorporation of sound, which is intended essentially for showing by means projection apparatus or any other means of communicating images and sounds, regardless of the characteristics of the physical medium in which the said work is embodied;

of

``work of applied art'' means an artistic creation with utilitarian functions or incorporated in a useful article, whether a work of hand icraft or one produced on an industrial scale;

"three-dimensionalwork" or "work off ineart" means an artistic creation intended to appeal to the aesthetic sense of the person perceiving it, such as a paint in the person perceiving it, such as a paint in the person perceiving it, such as a paint in the person perceiving it, such as a paint in the perceivation of the person perceiving it, such as a paint in the perceivation of the

`` competent national office'' means the administrative body responsible for the protection and application of copyright and neighboring rights;

"broadcastingorganization" meanstheradioortelevision company that transmits programs to the public;



"producer" means the person, whether natural person or legalentity, who takes upon himself the intrative and coordination of and responsibility for producing the work, for instance an audiovisual work or a computer program;

"producerofphonograms" means the person, whether natural person or legalentity, on whose initiative and responsibility and un derwhose coordination the sounds of a performance or other sounds are first fixed;

"computerprogram(software)" meanstheexpression inwords, codes, plansorany otherform of a set of instructions which, on being incorporated in automated reading apparatus, is capable of causing a computer —an electronic or similar device capable of processing information —to execute a particular task or produce a particular result; the computer programs hall likewise include technical documentation and users' manuals;

"publication" means the production of copies which are then made accessible to the public with the consent of the owner of the corresponding rights, provided that the supply of such copies is such as to meet the reasonable needs of the public, due account being taken of the nature of the work;

"retransmission" meanstherelaying of a signal or program received from another source, effected by the distribution of signs, sound sorimages by wireless means or by wire, cable, optic fiber or other comparable medi um;

"ownership" means the status of owner of rights recognized by this Decision;

``fair use" means use that does not interfere with the normal exploitation of the work or unreasonably prejudice the legitimate interests of the author;

"personaluse" meansth ereproduction or other use of the work of an other person, in a single copy, exclusively for an individual's own purposes, in cases such as research and personal entertainment.

ChapterII SubjectMatterofProtection

4.TheprotectiongrantedbythisDeci sionshallaccruetoallliterary,artisticand scientificworksthatmaybereproducedordisclosedbyanyknownorfuturemeans,including thefollowinginparticular:

(a) worksexpressed inwriting, that is, books, pamphlets and any other kind of work expressed in letters, signs or conventional marks;

- (b) lectures, addresses, sermons and other works of the same nature;
- (c) musical compositions withor without words;
- (d) dramaticanddramatico -musicalworks;
- (e) choreographicandmimedworks;
- (f) cinematographicworksandotheraudiovisualworksexpressedbyanyprocess;

(g) works offineart, including drawings, paintings, sculptures, engravings and lithographs;

(h) worksofarchitecture;

(i) photographicworksandworksexpressedbyprocessesan alogoustophotography;

(*j*) worksofappliedart;

(*k*) illustrations,maps,sketches,plans,diagramsandthree -dimensionalworksrelating togeography,topography,architectureorscience;

(l) computerprograms;

(ll) anthologies or compilations of asso rtedworks and also databases, which, by the selection and arrangement of their contents, constitute personal creations.

5.Withoutprejudicetotherightsoftheauthorofthepreexistingworkandsubjectto hispriorauthorization,translations,adapta tions,transformationsorarrangementsofother worksshallbeintellectualworksdistinctfromtheoriginals.

 ${\bf 6.} The rights recognized by this Decision shall be independent of the ownership of the material medium in which the work is embodied.$

 $\textbf{7.} Onlyt \ he form in which the ideas of the authorared escribed, explained, illustrated or incorporated in the works shall be protected.$

Neithertheideascontainedinliteraryandartisticworks,ortheideologicalortechnical contentofscientificworks,northe industrialorcommercialexploitationthereofshallbe eligibleforprotection.

ChapterIII OwnersofRights

8.Intheabsenceofprooftothecontrary,thepersonwhosename,pseudonymorother identifyingmarkisvisiblyshownontheworkshallbepres umedtobetheauthorthereof.

 ${\it 9.} A person other than the author, whether natural person or legal entity, may advertise ownership of the economic rights in the work in accordance with the provisions of the domestic legislation of the Member Countries.$

10.Naturalpersonsorlegalentitiesshallexerciseoriginalorderivedownership, accordingtonationallegislation, of economic rights inworks created for the moncommission or by virtue of employment relations, in the absence of proof to the contrary.

ChapterIV MoralRights

 ${\bf 11.} The authors hall have the inalienable, unattachable, imprescriptible and unrenounce ableright:$



(a) tokeeptheworkunpublishedortodiscloseit;

(b) toclaimauthorshipoftheworkatanytime;

(c) toobjecttoanydistorti on, mutilation or alternation of the work that is prejudicial to the integrity thereofort othere putation of the author.

Ontheauthor's death, the exercise of moral rights shall pass to his successors in title for the period referred to in Chapter VI of this Decision. Once the economic right shave lapsed, the State or designated agencies shall assume the defense of the authors hip and integrity of the work.

12.ThedomesticlegislationoftheMemberCountriesmaygranto therrightsofmoral character.

ChapterV EconomicRights

 ${\bf 13.} The author, or his successors in title where applicable, shall have the exclusive right to carry out, authorize or prohibit:$

(a) thereproduction of the work by any means or process;

(b) the communication of the work to the public by any means serving to convey the words, signs, sound sorimages thereof;

(c) the distribution of copies of the work to the public by means of sale, lending or hiring;

(d) theimportation into the territory of any Member Country of copies made without the authorization of the owner of rights;

(e) the translation, adaptation, arrangementor other transformation of the work.

14. Reproductions hall be understood to mean the fixing of the work on a medium that permits it to be communicated or copies of all or part of it to be made by any means or process.

15.Communicationtothepublicshallbeunderstoodtomeananyactbywhichtwoor morepersons,whetherornottheyaregatheredtogetherinthesameplace,mayh theworkwithoutthepriordistributionofcopiestoeachoneofthem,andespeciallythe following:

(a) stagepresentations, recitals, dissertations and public performances of dramatic, dramatico-musical, literary and musical works by any eansorprocess;

(b) thepublicprojectionorshowingofcinematographicandotheraudiovisualworks;

(c) the transmission of anywork by broadcasting or any other means of wireless distribution of signs, sound sorimages;

the concept of transmissions ha lllikewise include the sending of signals from a ground station to a broadcasting or telecommunications at ellite;

(d) the transmission of works to the public by wire, cable, optic fiber or other comparable process, whether free or on subscription;

(e)t heretransmission, by any of the means specified in the foregoing subparagraphs and by a broadcasting organization different from the original one, of the work broadcast by radio or television;

(f) the emission or transmission in or to a place accessible to the public and by means of any appropriate apparatus, of a work broad cast by radio or television;

(g) thepublic display of works of art or reproductions thereof;

(h) public access to computer databases by means of the communication, insofar as the said databases incorporate or constitute protected works;

(*i*) ingeneral, the dissemination of signs, words, sounds or images by any known or future process.

16. The authors of works of art and, on their death, their successors in title shall have the indienable right to be granted as hare in the successive sales of the work by public auction or through a professional art dealer. The Member Countries shall enact provisions on the said right.

17.ThedomesticlegislationoftheMemberCountriesmaygran totherrightsof economiccharacter.

ChapterVI TermofProtection

18.Withoutprejudicetotheprovisions of Article 59, the term of protection of the rights provided for in this Decision shall be not less than the life of the author and 50 years after his death.

Where the ownership of the right saccrue stoalegal entity, the term of protection shall not be less than 50 years counted from the making, disclosure or publication of the work, as the case may be.

 $\label{eq:19.1} 19. The Mem \quad ber Countries may provide, in accordance with the Berne Convention for the Protection of Literary and Artistic Works, that the term of protection for particular works shall be counted from the date of the making, disclosure or publication thereof.$

20. The termofprotectionshall be counted from January 1 of the year following that of the death of the author or that of the making, disclosure or publication of the work, as appropriate.

ChapterVII LimitationsandExceptions



21.Thelimitations and exception nstowhich copyright is made subject by the domestic legislation of the Member Countries shall be confined to those cases that do not adversely affect the normal exploitation of the works or unjustifiably prejudice the legitimate interests of the owner or owners of the rights.

22.Withoutprejudicetotheprovisions of Chapter VandthoseoftheforegoingArticle, itshallbelawful,withouttheauthorizationoftheauthorandwithoutpaymentofany remuneration,todothe following:

(a) quotepublishedworksinanotherwork, provided that the source and the name of the authorare given, and on condition that the quotations are made in accordance with fair practice and to the extent justified by the purpose;

(b) reproduceby reprographic means for teaching or for the holding of examinations in educationale stablishments, to the extent justified by the purpose, articles lawfully published in newspapers or magazines, or brief extracts from lawfully published works, on condit ion that such use is made in accordance with fair practice, that it does not entail sale or any other transaction for payment and that no profit - making purposes are directly or indirectly pursued thereby;

(c) reproduceaworkinsinglecopiesonbehalfof alibraryorforarchiveswhose activities are not conducted for any director indirect profit theoriginal forms part of the permanent stocks of the said library or archives and the reproduction is made for the following pu rposes:

(i) to preserve the original and replace it in the event of loss, destruction or irreparable damage;

(ii) to replace, in the permanent stocks of an other library or archives, of an original that has been lost, destroyed or irreparably damaged;

(d) reproduce a work for the purposes of judicial or administrative proceedings, to the extent justified by the purpose;

(e) reproduce and distribute through the press, or transmit by broad casting or public cable distribution, articles on topical subjects and commentaries one conomic, political or religious subjects published in newspapers or magazines, or broad cast works of the same nature, insofar as reproduction, broad casting or distribution to the public have not been expressly reserved;

(f) reproduce and make accessible to the public, in connection with the reporting of current events by means of photography, cinematography, broadcasting or cable distribution to the public, works seen or heard in the course of such events, to the extent justified by the informatory purpose;

(g) reproduce in the pressor by broad casting or transmission to the public political speeches and also dissertations, addresses, sermons, speeches delivered in the course of judicial proceedings or other works of similar character presented in public, for the purpose of reporting current events, to the extent justified by the purpose and subject to the right of the authors to publish collections of such works;



(h) undertake the reproduction, transmission by broadcasting or cable distribution to the public of the image of an architectural work, work of fineart, photographic work or work of applied art located permanently in a place open to the public;

(i) inthecase of broadcasting organizations, make ephemeral recording susing the ir own facilities and for use in their own broadcasts of a work in respect of which they have the right of broadcasting; the broadcasting organization shall be obliged to destroy the recording within the time or under the circumstances provided for innation in all egislation;

(*j*) effect the performance or execution of a work in the course of the activities of an educational institution, by the staff and students of the said institution, provided that no charge is made for a dmission and no director indirect profit-making purpose is pursued, and that the audience consists solely of the staff and students of the institution or relations or guardians of pupils and other persons directly associated with the activities of the institution;

(k) in the case of abro ad casting organization, make a transmission or retransmission of a work originally broad cast by it, provided that the public transmission or retransmission occurs at the same time as the original broad cast and the work is broad cast or transmitted publicly without any alternation.

ChapterVIII ComputerProgramsandDataBases

23.Computerprograms are protected on the same terms as literary works. That protections hallext end not only to operating programs but also to application programs, in the form of either source codes or object codes.

InsuchcasestheprovisionsofArticle6 ^{bis}oftheBerneConventionfortheProtectionof LiteraryandArtisticWorksonmoralrightsshallbeapplicable.

Without prejudice to the foregoing, the authors or owners of the computer programs may authorize such modifications as a renecessary for the correct use of programs.

24.Theownerofalawfullycirculatingcopyofacomputerprogrammaymakeacopy oradaptationofthesaidprograminsofaras:

(a) itisessentialfor theuseoftheprogram;

(b) it is made for archiving purposes, that is, for the sole purpose of replacing the lawfully acquired copy where damage or loss has rendered that copy unusable.

25.Reproductionofacomputerprogram, including for personal use, authorization by the owner of the rights, with the exception of a backup copy.

26.The introduction of a computer program in the memory of the computer concerned for the purposes of exclusive personal uses hall not constitute unlaw fulre production of the said program.



It is consequently not lawful, without the consent of the owner of the rights, for two or more personstomake use of the program by means of the installation of networks, works stations or other comparable facilities.

 $\label{eq:27.1} \textbf{27.Thea} \quad daptation of a program created by the user for his sole uses hall not constitute transformation within the meaning of this Decision.$

28.Databasesshallbeprotectedinsofarastheselectionorarrangementofthecontents constituteanintellectualcreat ion.Theprotectiongrantedshallnotextendtocompileddataor information,butitshallnotaffectanyrightssubsistingintheworksormaterialconstituting thesaiddatabase.

ChapterIX TransferandAssignmentofRights

29.Copyrightmaybetransf erredbysuccessioninaccordancewiththeprovisionsof theapplicablenationallegislation.

30.Theprovisionsonthetransferorassignmentofeconomicrightsandonlicensesfor theuseofprotectedworksshallbegovernedbytheprovisionsofthedom esticlegislationof theMemberCountries.

31.Anytransferoftheeconomicrights, and also authorizations or licenses for use, shall be understood to be limited to the forms of exploitation and other procedures expressly agreed upon in the relevant contract.

32.Innocasemaythelegalorcompulsorylicensesprovidedforinthedomestic legislationofMemberCountriesexceedthelimitspermittedbytheBerneConventionforthe ProtectionofLiteraryandArtisticWorksorbytheUniversalCopyrightConv ention.

ChapterX NeighboringRights

33.Theprotectionprovidedforneighboringrightsshallinnowayaffecttheprotection of the copyright inscientific, artistic or literary works. Consequently, none of the provisions contained in this Chaptermayb einterpreted in such a manner as would diminish the said protection. In the event of conflict, the author's best interests shall always prevail.

34.Performersshallhavetherighttoauthorizeorprohibitthecommunicationtothe publicoftheirlivep erformancesinanyformandthefixingandreproductionoftheir performances.

Nevertheless, performers may not object to the communication to the public of their performances where they in themselves are broadcast performances or a remade from a previously authorized fixation.

 ${\bf 35.} In addition to the rights recognized in the foregoing Article, performers shall have the right to:$



(a) demand that their names bementioned at or associated with every performance that takes place;

(b) object to any distortion or mutilation of their performances or other act prejudicial there to that might adversely affect their prestigeor reputation.

36.Thetermofprotectionoftheeconomicrightsofperformersmaynotbelessthan50 yearscountedfromJanuary1oftheyea orinwhichthefixation,ifany,wasmade.

37.Theproducersofphonogramsshallhavetherightto:

(a) authorizeorprohibitthedirectorindirectreproductionoftheirphonograms;

(b) prevent the importation of copies of the phonogram made without the authorization of the owner of rights;

(c) authorize or prohibit the public distribution of the original and every copy there of the public by sale, rental or any other means;

(d) charge remuneration for every use of the phonogram or copies thereof for commercial purposes, which remuneration may be shared among the performers on conditions laid down by the domestic legislation of the Member Countries.

38.Thetermofprotectionoftherightsofpro ducersofphonogramsmaynotbeless than50years,countedfromJanuary1oftheyearfollowingthatinwhichthefixation occurred.

39.Broadcastingorganizationsshallenjoytheexclusiverighttoauthorizeorprohibit:

(a) theretransmissionoftheir broadcastsbyanymeansorprocess;

(b) the fixing of their broadcast sonaphysical medium;

(c) thereproduction of a fixation of their broadcasts.

40. ThebroadcastreferredtointheforegoingArticleshallincludetheproduction of program-carryingsignalsintendedforabroadcastingortelecommunicationsatellite, and also distribution to the public by abody that broadcasts or disseminates the transmissions of others received by means of such as a tellite.

41.Thetermofprotectionoftherights ofbroadcastingorganizationsmaynotbeless than50years, countedfromJanuary1oftheyearfollowingthatinwhichthebroadcast occurred.

42.InthecasesallowedbytheRomeConventionfortheProtectionofPerformers, ProducersofPhonogramsandB roadcastingOrganisations,thedomesticlegislationofthe MemberCountriesmaysetlimitsontherightsrecognizedinthisChapter.

ChapterXI CollectiveAdministration



43.Societiesforthecollectiveadministrationofcopyrightandneighboringrightss hall besubjectionspectionandsupervisionbytheState, and shall berequired to obtain the appropriate operating license from the competent national office.

 $\label{eq:44.} 44. The affiliation of owners of rights to associety for the collective administration of copyright or neighboring rights shall be voluntary, unless expressly provided otherwise in the domestic legislation of the Member Countries.$

45.Thelicensereferredtoin Article 43shallbegrantedsubjecttocompliancewit hthe followingrequirements:

(a) the collective administration societies must be constituted in conformity with the laws governing such societies in each of the Member Countries;

(b) thesocieties must have as their corporate objective the administratio nof copyright or neighboring rights;

(c) they must under take to a gree to a dminister the copyright or neighboring rights entrusted to the minaccordance with their aims and objectives;

(d) themembersofthesocietymustbeaccordedappropriaterightsof participationin the decisions thereof;

(e) the rules of distribution, after deduction of a dministrative cost supto the maximum percentage allowed in legal or statutory provisions, must guarantee equitable apportionment among the owners of rights accord ing to the actual use of the works, artistic performances or phonograms, as the case may be;

(f) itmustbededucedfromthedatasuppliedandinformationprocuredthatthesociety inquestionmeetstheconditionsnecessaryforensuringtheobservanceof legalprovisions and efficientadministrationoftherights whose managementitissoliciting;

(g) theymus thaver ules on membership, tariffs and distribution;

(h) they must under taket opublish at least annually, in a medium with a wide national circulation, their balances he ets and accounts, and also the general tariffs for the use of the right sthat they represent;

(i) theymust circulate to their members complete and detailed periodical information on all those of the iractivities of the society that the may have a bearing on the exercise of the rights of the said members;

(j) they must under take, except where expressly authorized by the General Assembly, to ensure that remuneration collected is not assigned to purpose so ther than the covering of the actual cost of a dministering the right sconcerned and the distribution of the balance of remuneration after deduction of such costs;

(k) theymustundertakenottoadmitmembersofothercollectiveadministration societiesofthesametype,whethernational orforeign,thathavenotfirstexpresslyrenounced suchmembership; (l) they must comply with the other requirements laid down in the domestic legislation of the Member Countries.

 $\label{eq:46.1} 46. In the event of failure to comply with the provisions of this Chapte, the license of the collective administration society concerned may be revoked in accordance with the provisions of the domestic legislation of the Members Countries.$

47. The competent national authority may impose the following sanctions on collective administration societies:

- (a) awarning;
- (b) afine;
- (c) suspension;

(d) any other sanction provided for in the domestic legislation of the Member Countries.

 $\label{eq:48.} 48. The royalties to be collected by the collective administration societies shall be proportional to the income derived from the use of works, artistic performances or phonographic productions, as the case may be, except where expressly provided otherwise in the domestic legislation of the Member Countries.$

49.Collectiveadministrationsocietie sshallbeempowered,intermsspecifiedintheir ownstatutesandinthecontractsthattheyconcludewithforeignsocieties,toexercisethe rightsentrustedtothemforadministrationandtoassertthoserightsinadministrativeand judicialproceedings of anykind.

50.Fortheiractiontobeenforceableagainstthirdparties, collectiveadministration societiesshallbeobligedtoregisterwiththecompetentnationaloffice, intermsspecifiedby thedomesticlegislationoftheMemberCountries, then a mesandtitles of their governing bodies, and also the instruments evidencing the mandates that they exercise on behalf of foreign associations or reganizations.

ChapterXII CompetentNationalCopyrightandNeighboringRightsOffices

51.Na tionalcopyrightandneighboringrightsofficesshallbecompetentto:

(a) organizeandmanageNationalRegistersofCopyrightandNeighboringRights;

(b) perform the function of licensing, inspecting and supervising collective administration societies or organizations;

(c) interveneby conciliation or arbitration indisputes arising from the enjoyment or exercise of copyright or neighboring rights, in conformity with the provisions of the domestic legislation of the Member Countries;

(d) impose, *exoff icio* or at the request of a party, the sanctions provided for in this Decision or in the domestic legislation of the Member Countries;



(e) conduct awareness campaigns and education and training programs in the fields of copyright and neighboring rights;

(f) carryout, *exofficio* orattherequestofaparty,monitoringandinspection of activitiesliabletoentailtheexerciseofcopyrightorneighboringrights,inthemannerlaid downbydomesticlegislation;

(g) takes uchotheraction as the domestic egislation of the Member Countries may specify.

52.Theprotectionaffordedtoliteraryandartisticworks,performancesandother productionscoveredbycopyrightandneighboringrightsinaccordancewiththisDecision shallnotbesubjecttoanykindof formality.Consequently,failuretoregistershallnot preventtheenjoymentorexerciseoftherightsrecognizedinthisDecision.

53.Registrationshallbemerelydeclaratoryandshallnotitselfconferrights. Nevertheless,entryintheRegistersha llconstituteapresumptionthatthefactsandacts recordedinitaretrue,intheabsenceofprooftothecontrary.Anyentryshallbewithout prejudicetotherightsofthirdparties.

54.Noauthorityorperson, whether natural person or legalentity, may authorize the use of a work, performance, phonographic production or broadcast, or lendhis support to such use, if the user does not have the express prior authorization of the owner of the rights or his representative. In the event of non -compliance, that authority or persons hall be jointly liable.

ChapterXIII ProceduralAspects

55.Theprocedurestobeconductedbeforethecompetentnationalauthoritiesshall observedueandadequatelegalprocess,accordingtotheprinciplesofproceduralecono my, speed,equalityofthepartiesbeforethelaw,efficiencyandimpartiality.Theyshalllikewise permitthepartiestohaveknowledgeofalltheproceduralacts,exceptwherespecially providedtothecontrary.

56.The competent national authority may order the following precaution ary measures:

(a) immediatecessationoftheunlawfulactivities;

(b) theattachment, sequestration, confiscation or preventive seizure, as appropriate, of copies produced inviolation of any of the rights recognized by thi s Decision;

(c) the attachment, seizure, confiscation or sequestration of the apparatus or materials used for the commission of the unlaw fulact.

 $\label{eq:precautionary} Precaution ary measures shall not be applicable to a copy acquired ingo of faith for exclusively personal use.$

57.The competent national authority may likewise or der the following:

(a) payment,totheowneroftheinfringedrights,ofadequatecompensationor indemnificationfordamagessustainedasaresultoftheinfringement;

(b) that the offenders hall be a r the cost of the proceedings that he has caused the owner of the infringed right to institute;

(c) the permanent removal from distribution channels of the copies constituting the infringement of rights;

 $(d)\ {\rm criminal sanction sequivalent to those applica} \quad {\rm bleto of fenses of comparable gravity}.$

ChapterXIV ComplementaryProvisions

58. Computer programs, being works expressed in writing, and databases, having the character of compilations, shallen joy protection by copyright even where they have been created prior to the date of entry into force of this Decision.

59.Shortertermsofprotectionthatarestillcurrentbyvirtueofthedomesticlegislation oftheMemberCountriesshallbeautomaticallyextendedtotheexpirationoftheterms providedforint hisDecision.

Nevertheless, the terms of protection specified in the domestic legislation of the Member Countriess hall be applied where those terms are longer than the terms provided for in this Decision.

60.Therightsinworksthatdidnotenjoyprotec tionundernationallegalprovisions priortothisDecision,owingtotheirnothavingbeenregistered,shallautomaticallyenjoythe protectionrecognizedbythisDecisionwithoutprejudicetorightsacquiredbythirdparties priortotheentryintoforce thereof,providedthatitconcernsusethathasalreadybeenoris beingmadeonthesaiddate.

61.TheMemberCountriesundertake, with a view to the consolidation of a system of communal administration, to ensure the best application of the provisions contained in this Decision, and to promote the autonomy and modernization of the competent national offices and of information systems and services.

ChapterXV TransitionalProvisions

SoleProvision. Existing collective administration societies shall conf orm to the provisions in Chapter XI within a period not exceeding three months counted from the date of entry into force of this Decision.

 ^{*} Spanishtitle: Decisión351. RégimenComúnsobreDerechodeAutoryDerechosC onexos. Entryintoforce: December21,1993.
Source:GacetaOficialdelAcuerdodeCartagena ,X —No.145,ofDecember21,1993.
Note:TranslationbytheInternationalBureauofWIPO.

^{**} AddedbyWIPO.