

APPENDIX

Table A.1 Major amendments to the Indian Copyright Act

YEAR	ACT	MAJOR CHANGES
1983	The Copyright (Amendment) Act, 1983 (23 of 1983) (wef 9 August 1984)	<ul style="list-style-type: none"> ● Omission of Radio diffusion [section 2(v)] ● Insertion of Broadcast definition [section 2(dd)] ● Insertion of definition of communication to public [section 2(ff)]
1984	The Copyright (Amendment) Act, 1984 (65 of 1984) (wef 8 October 1984)	<ul style="list-style-type: none"> ● Addition of Computer programmes in the definition of literary works [section 2(o)] ● Addition of provision for mandatory inclusion of full particulars of creator of work and publication of work [section 52A] ● Enhancement of criminal penalties [sections 63 and 63A, 65, 68A]
1992	The Copyright (Amendment) Act, 1992 (13 of 1992) (wef 28 December 1991)	<ul style="list-style-type: none"> ● Increase in the term of protection to 60 years after author's death [section 22]
1994	The Copyright (Amendment) Act, 1994 (38 of 1994) (wef 10 May 1995)	<ul style="list-style-type: none"> ● Producer recognized as the owner of cinematographic film [section 2 (d)(v)] ● Wider definition of communication to the public [section 2(ff)] ● Addition of databases in the definition of literary works [section 2(o)] ● Amendment in the definition of musical works to incorporate the need of Indian classical music [section 2(p)] ● Introduction of Performer's rights [section 2(q), (qq), sections 38, 39, 39A] ● Introduction of the definition of Producer [section 2(uu)] ● Introduction of reprographic rights [section 2(x)] ● Introduction of <i>droit de suite</i> rights [section 53A] ● Widening scope of copyright protection to cover a substantial part of work as well [section 14] ● Exclusive rights granted to computer programme [section 14(b)] ● Introduction of rights in 3D reproduction of 2D artistic works and vice versa [section 14(c)(i)] and corresponding omission of [section 52(1)(w)] ● Defining the scope of assignments and licenses [sections 19 and 30A] ● Widening the scope of copyright societies and collective administration of rights
1999	The Copyright (Amendment) Act, 1999 (49 of 1999) (wef 15 January 2000)	<ul style="list-style-type: none"> ● Term of performer's rights increased to 50 years [section 38] ● International Copyright Order [section 40A]

Table A.1 (continued)

YEAR	ACT	MAJOR CHANGES
2012	The Copyright (Amendment) Act, 2012 (27 of 2012) (wef 21 June 2012)	<ul style="list-style-type: none"> ● Introduction of Rights Management Information [sections 2(xa) and 65B] ● Introduction of technological protection measures [section 65A] ● Mandatory royalty regime for authors of literary and musical works [sections 18 and 19] ● Increasing the term of photographs to life plus 60 years [section 22] ● Introduction of statutory licensing for benefit of disabled, version recordings, broadcasting organizations and translations [sections 31A, B, C, D and 32] ● Strengthening of copyright societies and their administration and regulation [sections 33, 34, 35] ● Addition of exclusive rights and moral rights for Performers [section 38(A) and (B)] ● Fair dealing provisions extended to all works [section 52] ● Strengthening enforcement of infringing imports by Customs Department [section 53] ● Moral rights to exist in perpetuity [section 57]

Table A.2 List of countries with whom India has signed DTAA

1. Armenia	33. Korea	66. Sudan
2. Australia	34. Kuwait	67. Sweden
3. Austria	35. Kyrgyz Republic	68. Swiss Confederation
4. Bangladesh	36. Libya	69. Syrian Arab Republic
5. Belarus	37. Lithuania	70. Tajikistan
6. Belgium	38. Luxembourg	71. Tanzania
7. Botswana	39. Malaysia	72. Thailand
8. Brazil	40. Malta	73. Trinidad and Tobago
9. Bulgaria	41. Mauritius	74. Turkey
10. Canada	42. Mongolia	75. Turkmenistan
11. China	43. Montenegro	76. UAE
12. Cyprus	44. Morocco	77. UAR (Egypt)
13. Czech Republic	45. Mozambique	78. Uganda
14. Denmark	46. Myanmar	79. UK
15. Egypt	47. Namibia	80. Ukraine
16. Estonia	48. Nepal	81. United Mexican States
17. Ethiopia	49. Netherlands	82. USA
18. Finland	50. New Zealand	83. Uzbekistan
19. France	51. Norway	84. Vietnam
20. Georgia	52. Oman	85. Zambia
21. Germany	53. Philippines	
22. Greece	54. Poland	
23. Hashemite Kingdom of Jordan	55. Portuguese Republic	
24. Hungary	56. Qatar	
25. Iceland	57. Romania	
26. Indonesia	58. Russia	
27. Ireland	59. Saudi Arabia	
28. Israel	60. Serbia	
29. Italy	61. Singapore	
30. Japan	62. Slovenia	
31. Kazakistan	63. South Africa	
32. Kenya	64. Spain	
	65. Sri Lanka	

Table A.3 Basic components of IP object agreements in Russia

'Definitions'	Information about the meaning of definitions such as 'Composition', 'Phonogram' or 'Video' in the agreement and appendixes thereto.
'Subject of the Agreement'	Information about the type of licence, permitted ways of use, duration and territory, or provision about alienation of rights in full amount.
'Rights and Obligations of Parties'	Description of how IP objects shall be delivered; whether a licensor has the right to use objects him/herself in the case of exclusive licences; provisions regarding possible sublicensing and whether a licensee has obligation to receive licensor's previous approval for each sublicense (or other use of IP objects); rights to use IP objects in advertising or marketing campaigns, etc.
'Licensor's/Right holder's Warranties'	Confirmation from a right holder that he/she has all rights to IP objects and indemnifies a licensee or an acquirer of rights from any claims or losses connected with possible conflicts of rights to IP objects. Parties may also describe protective measures for a licensee for cases when a licensor's warranties turn out to be false (e.g. fines, compensation for damages/losses, licensee's right to terminate an agreement, etc.).
'Financial Provisions and Statements'	Agreement on remuneration; payment terms; terms for providing statements (if any) and their form (paper or digital); procedure for exchanging accounting documents; taxation, etc.
'Liability of Parties'	Specification of fines or penalties for the failure of each party to fulfil its contractual obligations. Indication of a court and possible term for pre-judicial negotiations and considering claims.
'Miscellaneous'	Information about date, when an agreement comes into force; automatic prolongation – if necessary; provisions regarding termination of the agreement; applicable law; etc.

Table A.4 Brief history of Russian legislation on copyrights and related rights

	Legal document	Commencement date
1	Part IV of the Civil Code of the Russian Federation	1 January 2008
2	Federal Law 'On Implementation of Part IV of the Civil Code of the Russian Federation' (contained temporal provisions regarding Part IV coming into force)	partly on 22 December 2006 and partly on 1 January 2008
3	Russian Law 'On Copyright and Related Rights'	3 August 1993
4	Regulation of the Supreme Soviet of the Russian Federation 'On Implementation of the Law of the Russian Federation 'On Copyright and Related Rights' (contained temporal provisions regarding the Law 'On Copyright ... ' coming into force)	3 August 1993
5	Fundamental Principles of Civil Legislation of the USSR and Soviet Republics	1992
6	<ul style="list-style-type: none"> ● Civil Code of the Russian Soviet Federative Socialist Republic (RSFSR) (Section IV) of 1964 ● Fundamental Principles of Civil Legislation of the USSR and Soviet Republics (Section IV) of 1961 ● Sub-legislative documents 	1964
7	Fundamental Principles of Copyrights	1925 1928 (new version)
8	Law of the RSFSR 'On Copyrights'	1928

Table A.5 International conventions/agreements joined by Russia

	Title	Date joined
1	Berne Convention for the Protection of Literary and Artistic Works	1995
2	Convention Establishing the World Intellectual Property Organization (WIPO)	1968
3	Universal Copyright Convention (Geneva, 1952)	1973 – USSR 1995 – Russian Federation
4	Rome Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations	2003
5	Convention for the Protection of Producers of Phonograms Against Unauthorized Duplication of Their Phonograms (Geneva, 1971)	1995
6	Brussels Convention Relating to the Distribution of Programme-Carrying Signals Transmitted by Satellite	1989
7	WIPO Copyright Treaty (WCT)	2009
8	WIPO Performances and Phonograms Treaty (WPPT)	2009

Table A.6 The main differences between assignment and licensing in Russia

	Assignment (alienation)	Licensing
Parties to the agreement	Assignor or right holder and assignee or acquirer/purchaser	Licensor and licensee
Transfer of exclusive (property) right	<ul style="list-style-type: none"> • Exclusive (property) right is transferred in full. • Acquirer becomes the new, sole and exclusive right holder (owner) of the IP object and can use and dispose of it at his/her own discretion. 	<ul style="list-style-type: none"> • Exclusive (property) right is not transferred to a licensee, and remains with its owner. • Licensee receives only the right to use IP objects within the licensed scope of usage, duration and territory.
Scope of exclusive (property) rights given under agreement	<p>Full scope of exclusive rights to IP object is transferred to an assignee (acquirer), so s/he can use the IP object at his/her own discretion by any legal ways, without limitation of territory, during all term of validity of exclusive right to IP object.</p> <p>However, duration of use should not be indicated in the assignment agreement, otherwise in case of a dispute a court can recognise it as a licence agreement.</p>	<ul style="list-style-type: none"> • Scope is limited by licensed ways of use/time period/territory, which are set in the agreement. • Licensor can set in the agreement a provision that some forms/ways of use are permitted only with licensor's previous consent (e.g., in musical industry licensors often demand that use of musical compositions/phonograms in advertising or in movies should be previously agreed by licensee with licensor in each case).

	Assignment (alienation)	Licensing
Opportunity for sub-licensing and further transfer of rights to third parties	An assignee, as a new owner of rights, can license or assign rights to an IP object to third parties, without any limitations, at his/her own discretion.	<ul style="list-style-type: none"> ● A licensee has right to grant sub-licences to third parties, if the licensor gives such permission directly in the licence agreement. ● At the same time licensor can add into licence agreement an obligatory prior approval of each sub-licensee by licensor (or receipt of written notifications from licensee about each granted sub-licence). ● If a licence is non-exclusive, a licensor can grant similar licences to other third parties.
Rights remaining with an assignor/licensor	<ul style="list-style-type: none"> ● An assignor loses right to use IP objects him/herself. ● If an assignor needs such option (e.g., to use assigned IP object in portfolio), he/she must receive assignee's permission directly in the agreement or after signing the agreement – separately and better in writing. 	<ul style="list-style-type: none"> ● In cases of non-exclusive licences, licensor can use IP objects by him/herself. ● In cases of exclusive licences, licensor can use IP objects by him/herself, if he directly describes this opportunity in the agreement.
Reports/statements regarding use of IP objects	Assignee has no obligations to provide reports about use of IP objects to assignor.	Licensee is obliged to provide reports about use of IP objects to a licensor (upon licensor's demand or under terms set in the agreement), unless it is directly set out in the agreement that no reports are needed.
Cases of violation of obligations under agreement	<p>If an assignee substantially violates his/her obligation to pay remuneration to an assignor in terms set in the agreement:</p> <p>a) if an exclusive right has already been transferred to an assignee – the assignor has right to claim in court a transfer (recall) of exclusive right back to the assignor and claim compensation of damages;</p> <p>b) if an exclusive right has not yet been transferred to an assignee – an assignor has right to refuse from agreement unilaterally and claim compensation for damages caused by termination of an agreement.</p> <p>The agreement is terminated 30 days after an assignee receives assignor's notification of refusal from agreement, if an assignee fails to pay remuneration during this period of time.</p>	<p>If a licensee substantially violates his/her obligation to pay the remuneration to a licensor in term set out in the agreement, a licensor has the same option as described for assignor in point (b) in the left column, i.e.:</p> <p>the licensor has right to refuse from agreement unilaterally and claim compensation of damages caused by termination of an agreement. The agreement is terminated 30 days after a licensee receives a licensor's notification about refusal from agreement, if a licensee fails to pay remuneration during this period of time.</p>
Termination of agreement	If an assignee does not violate payment obligations, an agreement cannot be terminated.	If a licensee does not violate payment obligations, parties may terminate agreement upon mutual consent, or, if it is directly set in the agreement, each party or one of the parties may terminate an agreement unilaterally in terms and under provisions set out in the agreement.

Table A.7 Administrative fines for the violation of copyrights/related rights

for physical persons/citizens	1 500 to 2 000 roubles (app. 23 to 31 euro)
for officials	10 000 to 20 000 roubles (app. 154 to 308 euro)
for legal entities (companies, organisations)	30 000 to 40 000 roubles (app. 460 to 615 euro)

Table A.8 Remuneration percentages and terms set out in the Russian Civil Code and Regulations of the Russian Government

Usage of IP object	Right holders entitled to remuneration and percentage thereof	Payers of remuneration	Collecting society that collects and distributes remuneration to right holders
1 Free reproduction for private (non-commercial) purposes of phonograms and audiovisual works	<p>Phonograms:</p> <ul style="list-style-type: none"> – authors of works (e.g. musical compositions with or without lyrics) fixed in phonograms – performers, whose performances are fixed in phonograms – producers of phonograms <p>Audiovisual works:</p> <ul style="list-style-type: none"> – authors of audiovisual works (director, script writer and composer of musical work created especially for audiovisual work) – performers, whose performances are fixed in audiovisual works – producers of audiovisual works 	<p>Importers and producers of equipment and physical carriers, which are used for the free reproduction of phonograms and audiovisual works for private purposes</p> <p>Payments are not collected from:</p> <ul style="list-style-type: none"> – producers of equipment/material carriers, which are objects of export – producers and importers of professional equipment not intended for use at homes 	<p>RUR (or RSP) – the Russian Union of Rightholders</p>

Table A.8 (continued)

Usage of IP object	Right holders entitled to remuneration and percentage thereof	Payers of remuneration	Collecting society that collects and distributes remuneration to right holders
2 The public performance of phonograms	Performers – 50% Producers of phonograms – 50%	Public catering establishments, restaurants, clubs, cultural and entertainment centres (complexes) as well as other leisure facilities, enterprises and passenger transport organisations, health and/or recreation centres, boarding houses, shops and establishments that provide public services, hotels, parks, gardens and other open spaces where public performances occur	VOIS – the Russian Organisation for Intellectual Property
3 The broadcast of phonograms or making phonograms public via cable	Performers – 50% Producers of phonograms – 50%	Broadcasting companies (TV and/or radio), which transmit phonograms on-air, as well as organisations that make phonograms public via cable, wire, or optical fibre	VOIS – the Russian Organisation for Intellectual Property

Table A.9 Overview of South Africa's double taxation agreements and protocols up to 11 December 2015

Country	Treaties in process of negotiation or finalised but not yet signed	Signed not Ratified	Ratified in SA	Ratified in the other country	Published in Government Gazette	Date of Entry into Force
Algeria	-	-	-	-	21303 dd 21/06/2000	12 June 2000
Australia	-	-	-	-	20761 dd 24/12/1999	21 December 1999
Australia (Protocol)	-	-	-	-	31721 dd 23/12/2008	12 November 2008
Austria	-	-	-	-	17965 dd 30/04/1997	6 February 1997
Austria (Protocol)	-	-	-	-	35049 dd 28/02/2012	1 March 2012
Austria (Protocol)	X	-	-	-	-	-
Belarus	-	-	-	-	25914 dd 15/01/2004	29 December 2003
Belgium	-	-	-	-	19437 dd 02/11/1998	9 October 1998
Belgium (Protocol)	X	-	-	-	-	-
Botswana	-	-	-	-	26342 dd 12/05/2004	20 April 2004
Botswana (Protocol)	-	-	-	-	39485 dd 10/12/2015-	19 August 2015
Brazil	-	-	-	-	29073 dd 28/07/2006	24 July 2006
Brazil (Protocol)	-	31 July 2015 in Pretoria	-	-	-	-
Bulgaria	-	-	-	-	27517 dd 22/04/2005	27 October 2004
Cameroon	-	19 February 2015 in Yaoundé	X	-	-	-
Canada	-	-	-	-	17985 dd 07/05/1997	30 April 1997
Chile	-	11 July 2012 in Pretoria	X	-	-	-
China (PRC)	-	-	-	-	22041 dd 02/02/2001	7 January 2001
Croatia	-	-	-	-	18460 dd 21/11/1997	7 November 1997
Cuba	X	-	-	-	-	-
Cyprus	-	-	-	-	19638 dd 22/12/1998	8 December 1998
Cyprus (Protocol)	-	-	-	-	39295 dd 16/10/2015	18 September 2015
Czech Republic	-	-	-	-	18603 dd 07/01/1998	3 December 1997
Democratic Republic of Congo (DRC)	-	-	-	-	35805 dd 24/10/2012	18 July 2012
Denmark	-	-	-	-	16891 dd 22/12/1995	21 December 1995
Egypt	-	-	-	-	19706 dd 22/01/1999	16 December 1998

Table A.9 (continued)

Country	Treaties in process of negotiation or finalised but not yet signed	Signed not Ratified	Ratified in SA	Ratified in the other country	Published in Government Gazette	Date of Entry into Force
Ethiopia	-	-	-	-	28494 dd 10/02/2006	4 January 2006
Finland	-	-	-	-	16862 dd 01/12/1995	12 December 1995
France	-	-	-	-	16681 dd 27/09/1995	1 November 1995
Gabon	-	22 March 2005 in Pretoria	X	-	-	-
Germany	-	-	-	-	3898 dd 25/05/1973	28 February 1975
Germany (Renegotiated)	-	9 September 2008 in Berlin	X	-	-	-
Germany (Protocol)	X	-	-	-	-	-
Ghana	-	-	-	-	29856 dd 18/05/2007	23 April 2007
Greece	-	-	-	-	24996 dd 03/03/2003	14 February 2003
Grenada	-	-	-	-	Proclamation 229 of 1946; Proclamation 271 of 1954 and Proclamation 32 of 1961	5 October 1960
Hong Kong	-	-	-	-	39444 dd 24/11/2015	20 October 2015
Hungary	-	-	-	-	17438 dd 13/09/1996	5 May 1996
India	-	-	-	-	18545 dd 12/12/1997	28 November 1997
India (Protocol)	-	-	-	-	38440 dd 3/2/2015	26 November 2014
Indonesia	-	-	-	-	19766 dd 16/02/1999	23 November 1998
Iran	-	-	-	-	19637 dd 22/12/1998	23 November 1998
Ireland	-	-	-	-	18552 dd 15/12/1997	5 December 1997
Ireland (Protocol)	-	-	-	-	35134 dd 22/03/2012	10 February 2012
Ireland (Protocol)	X	-	-	-	-	-
Isle of Man (Limited)	X	-	-	-	-	-
Israel	-	-	-	-	6577 dd 13/07/1979	27 May 1980
Italy	-	-	-	-	19823 dd 08/03/1999	2 March 1999
Japan	-	-	-	-	18391 dd 27/10/1997	5 November 1997
Kenya	-	-	-	-	39422 19/11/2015	19 June 2015
Korea	-	-	-	-	16918 dd 26/01/1996	7 January 1996
Kuwait	-	-	-	-	29815 dd 20/04/2007	25 April 2006
Kuwait (Protocol)	X	-	-	-	-	-

Country	Treaties in process of negotiation or finalised but not yet signed	Signed not Ratified	Ratified in SA	Ratified in the other country	Published in Government Gazette	Date of Entry into Force
Lesotho	-	-	-	-	17948 dd 22/04/1997	9 January 1997
Lesotho (Renegotiated)	-	18 September 2014 in Maseru	X	-	-	-
Luxembourg	-	-	-	-	21852 dd 06/12/2000	8 September 2000
Luxembourg (Protocol)	X	-	-	-	-	-
Malawi	-	-	-	-	1479 dd 13/08/1971	2 September 1971
Malawi (Renegotiated)	X	-	-	-	-	-
Malaysia	-	-	-	-	29021 dd 13/07/2006	17 March 2006
Malaysia (Protocol)	-	-	-	-	35190 dd 29/03/2012	6 March 2012
Malta	-	-	-	-	18461 dd 21/11/1997	12 November 1997
Malta (Protocol)	-	-	-	-	37243 dd 24/1/2014	17 December 2013
Mauritius	-	-	-	-	18111 dd 02/07/1997	20 June 1997
Mauritius (Renegotiated)	-	-	-	-	38862 dd 17/06/2015	28 May 2015
Mexico	-	-	-	-	33460 dd 24/08/2010	22 July 2010
Morocco	X	-	-	-	-	-
Mozambique	-	-	-	-	31983 dd 13/03/2009	19 February 2009
Mozambique (Protocol)	X	-	-	-	-	-
Namibia	-	-	-	-	19780 dd 19/02/1999	11 April 1999
Namibia (Renegotiated)	X	-	-	-	-	-
Netherlands	-	-	-	-	3153 dd 18/06/1971	20 January 1972
Netherlands (Renegotiated)	-	-	-	-	31797 dd 23/11/2009	28 December 2008
Netherlands (Protocol)	-	-	-	-	31795 dd 23/11/2009	28 December 2008
Netherlands (Protocol)	X	-	-	-	-	-
New Zealand	-	-	-	-	26798 dd 17/09/2004	23 July 2004
Nigeria	-	-	-	-	31241 dd 22/7/2008	5 July 2008
Norway	-	-	-	-	17504 dd 15/10/1996	12 September 1996
Norway (Protocol)	-	-	-	-	39486 dd 11/12/2015-	20 November 2015
Norway (Protocol)	X	-	-	-	-	-
Oman	-	-	-	-	25913 dd 15/01/2004	29 December 2003
Oman (Protocol)	-	-	-	-	37244 dd 29/1/2014	5 November 2013
Pakistan	-	-	-	-	19849 dd 17/03/1999	9 March 1999
Poland	-	-	-	-	17201 dd 16/05/1996	5 December 1995

Table A.9 (continued)

Country	Treaties in process of negotiation or finalised but not yet signed	Signed not Ratified	Ratified in SA	Ratified in the other country	Published in Government Gazette	Date of Entry into Force
Portugal	-	-	-	-	31720 dd 23/12/2008	22 October 2008
Qatar	-	6 March 2015 in Pretoria	X	-	-	-
Romania	-	-	-	-	16680 dd 27/09/1995	21 October 1995
Russian Federation	-	-	-	-	21395 dd 20/07/2000	26 June 2000
Rwanda	-	-	-	-	33475 dd 27/08/2010	3 August 2010
Saudi Arabia	-	-	-	-	31796 dd 23/01/2009	1 May 2008
Senegal	X	-	-	-	-	-
Seychelles	-	-	-	-	25646 dd 30/10/2003	29 July 2002
Seychelles (Protocol)	-	-	-	-	35396 dd 06/06/2012	15 May 2012
Sierra Leone	-	-	-	-	Proclamation 229 of 1946; Proclamation 271 of 1954 and	5 October 1960
Singapore	-	-	-	-	Proclamation 32 of 1961	-
Singapore (Renegotiated)	X	-	-	-	18599 dd 02/01/1998	5 December 1997
Slovak Republic	-	-	-	-	20409 dd 25/08/1999	30 June 1999
Spain	-	-	-	-	30837 dd 12/03/2008	28 December 2007
Sudan	-	7 November 2007 in Cape Town	X	-	-	-
Swaziland	-	-	-	-	27637 dd 01/06/2005	8 February 2005
Swaziland (Protocol)	X	-	-	-	-	-
Sweden	-	-	-	-	16890 dd 27/12/1995	25 December 1995
Sweden (Protocol)	-	-	-	-	35268 dd 23/04/2012	18 March 2012
Switzerland	-	-	-	-	850 dd 29/09/1967	11 July 1968
Switzerland (Renegotiated)	-	-	-	-	31967 dd 06/03/2009	27 January 2009
Switzerland (Protocol)	X	-	-	-	-	-
Syria	X	-	-	-	-	-
Taiwan (Republic of China)	-	-	-	-	17408 dd 03/09/1996	12 September 1996
Tanzania	-	-	-	-	30039 dd 04/07/2007	15 June 2007
Thailand	-	-	-	-	17409 dd 03/09/1996	27 August 1996
Thailand (Protocol)	X	-	-	-	-	-

Country	Treaties in process of negotiation or finalised but not yet signed	Signed not Ratified	Ratified in SA	Ratified in the other country	Published in Government Gazette	Date of Entry into Force
Tunisia	-	-	-	-	20728 dd 15/12/1999	10 December 1999
Turkey	-	-	-	-	29464 dd 11/12/2006	6 December 2006
Turkey (Protocol)	-	25 December 2013 in Ankara	X	-	-	-
Uganda	-	-	-	-	22313 dd 24/05/2001	9 April 2001
Ukraine	-	-	-	-	27150 dd 10/01/2005	29 December 2004
United Arab Emirates	-	23 November 2015 in Pretoria	-	-	-	-
United Kingdom	-	-	-	-	24335 dd 31/01/2003	17 December 2002
United Kingdom (Protocol)	-	-	-	-	34971 dd 02/02/2012	13 October 2011
United States of America	-	-	-	-	18553 dd 15/12/1997	28 December 1997
Vietnam	X	-	-	-	-	-
Zambia	-	-	-	-	Proclamations No 174 of 1956 and 60 of 1960	31 August 1956
Zambia (Renegotiated)	X	-	-	-	-	-
Zimbabwe	-	-	-	-	1234 dd 24/09/1965	3 September 1965
Zimbabwe (Renegotiated)	-	4 August 2015 in Bulawayo	-	-	-	-

