# EXTENDED CONTENTS

*List of contributors*  xx  
*Preface to the second edition*  xxviii  
*Foreword by Jörg Reinbothe*  xxx  
*Table of cases*  xlii  
*Table of legislation*  lxx  

## PART I

1. **The WIPO Treaties**  
   *Brigitte Lindner*  
   **INTRODUCTION**  1.001  
   1. **BACKGROUND**  1.007  
   2. **BENEFITS OF THE WIPO TREATIES**  1.015  
      2.1 Benefits for authors  1.019  
      2.2 Benefits for performers  1.025  
      2.3 Benefits for producers of phonograms  1.030  
      2.4 Balancing of protection with the public interest  1.033  
   3. **CHALLENGES OF THE WIPO TREATIES**  1.046  
      3.1 Implementation issues with a high level of discretion  1.052  
      3.2 Implementation issues with a medium level of discretion  1.076  
      3.3 Implementation issues with a low level of discretion  1.098  
   **CONCLUSION**  1.101  

## PART II

2. **Directive 2001/29/EC on copyright in the information society**  
   *Ted Shapiro*  
   **1. INTRODUCTION AND LEGISLATIVE HISTORY**  2.001  
      1.1 Preliminary remarks  2.001  
      1.2 Legislative history  2.011  
   **2. RIGHTS**  2.016  
      2.1 The reproduction right  2.018  
      2.2 Communication to the public/making available right  2.022  
      2.3 Distribution  2.085  
   **3. LIMITATIONS AND EXCEPTIONS**  2.086  
      3.1 General principles: three-step test, contractual freedom, restrictive interpretation and fundamental rights  2.086  
      3.2 Exception for temporary copies  2.097  
      3.3 Catalogue exceptions  2.107  
      3.4 Private copying  2.114  
      3.5 Collective licensing/management of rights  2.158  
      3.6 Extended collective licensing  2.163  
      3.7 Orphan Works Directive  2.168  
   **4. TECHNOLOGICAL MEASURES**  2.173  
      4.1 The act of circumvention  2.175  
      4.2 Preparatory acts of circumvention  2.177  
      4.3 'Effective technological measures'  2.179  

---

Brigitte Lindner and Ted Shapiro - 9781786439208  
Downloaded from Elgar Online at 08/30/2019 06:25:58AM  
via free access
EXTENDED CONTENTS

4.4 When does a particular form of circumvention infringe Article 6? 2.183
4.5 Playability 2.202
4.6 The intervention mechanism – the relation to exceptions and limitations 2.203
4.7 TPMs in Marrakesh and the Proposed Directive on Copyright in the DSM 2.215
5. RIGHTS-MANAGEMENT INFORMATION 2.217
6. SANCTIONS AND REMEDIES 2.218
6.1 Injunctions against intermediaries 2.219
6.2 Article 8(3) before the Court of Justice 2.223
7. CONCLUSION 2.240

PART III IMPLEMENTATION OF DIRECTIVE 2001/29/EC IN THE MEMBER STATES OF THE EUROPEAN UNION

3 Austria
Florian Philapitsch

LEGISLATIVE PROCEDURES 3.003
1. RIGHTS 3.008
1.1 Reproduction 3.008
1.2 Communication to the public and making available 3.009
1.3 Distribution 3.016
2. LIMITATIONS AND EXCEPTIONS 3.022
2.1 The three-step test – ignored or really ‘applied in practice’? 3.022
2.2 Lawful source – the sound of ‘eloquent silence’ 3.027
2.3 Temporary reproduction 3.036
2.4 Catalogue exceptions and limitations 3.037
3. THE AUSTRIAN COPYRIGHT LEVY SYSTEM 3.063
3.1 The ‘reprography levy’ 3.064
3.2 The new ‘storage media’ levy 3.065
3.3 AustroMechana v Amazon 3.069

4. PROTECTION OF TECHNOLOGICAL MEASURES 3.076
5. RIGHTS-MANAGEMENT INFORMATION 3.092
6. SANCTIONS AND REMEDIES 3.096
7. CONCLUSION 3.103

4 Belgium
Benoit Michaux

LEGAL FRAMEWORK 4.001
1. THE EXCLUSIVE REPRODUCTION RIGHT 4.005
1.1 The mere confirmation of a broad notion 4.005
1.2 The Copiepresse v Google case 4.009
1.3 The exclusive distribution right and the exhaustion principle 4.021
2. THE EXCLUSIVE RIGHT OF COMMUNICATION TO THE PUBLIC 4.024
2.1 What is communication ‘to the public’? 4.027
2.2 Who makes a communication to the public? 4.032
2.3 What is an unauthorized act of communication to the public? 4.039
3. LIMITATIONS AND EXCEPTIONS 4.040
3.1 General principles 4.040
3.3 Other exceptions 4.050
3.4 Public lending 4.058
3.5 Mandatory collective administration and extended collective licensing 4.062
3.6 The freedom of speech 4.066
4. TECHNOLOGICAL MEASURES 4.069
4.1 Definition of technological measures 4.069
4.2 Protection against circumvention 4.073
4.3 Protection against preparatory acts 4.076
4.4 Intervention mechanism 4.080
4.5 Exclusion of interactive services from the intervention mechanism 4.083
4.6 Remedies and sanctions 4.084
### EXTENDED CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1 Reproduction</td>
<td>7.15</td>
</tr>
<tr>
<td>1.2 Communication to the public</td>
<td>7.20</td>
</tr>
<tr>
<td>1.3 Distribution</td>
<td>7.25</td>
</tr>
<tr>
<td>1.4 Orphan works</td>
<td>7.28</td>
</tr>
<tr>
<td>1.5 Collective management</td>
<td>7.29</td>
</tr>
<tr>
<td>2. LIMITATIONS AND EXCEPTIONS</td>
<td>7.30</td>
</tr>
<tr>
<td>3. TECHNOLOGICAL MEASURES</td>
<td>7.34</td>
</tr>
<tr>
<td>4. RIGHTS-MANAGEMENT INFORMATION</td>
<td>7.40</td>
</tr>
<tr>
<td>5. SANCTIONS AND REMEDIES</td>
<td>7.44</td>
</tr>
<tr>
<td>5.1 Civil actions</td>
<td>7.45</td>
</tr>
<tr>
<td>5.2 Criminal actions</td>
<td>7.56</td>
</tr>
<tr>
<td>6. ANY OTHER PARTICULAR FEATURES AT THE NATIONAL LEVEL</td>
<td>7.65</td>
</tr>
<tr>
<td>7. LEGISLATIVE OUTLOOK</td>
<td>7.69</td>
</tr>
<tr>
<td>CONCLUSION</td>
<td>7.75</td>
</tr>
</tbody>
</table>

#### 8 Czech Republic
Veronika Klížová, Martin Valoušek and Gabriela Kadlecová

**INTRODUCTION** 8.01

1. RIGHTS 8.07
   1.1 Review of the transposition of Directive 2001/29/EC into Czech legal system 8.07
   1.2 Fundamental case law 8.13

2. LIMITATIONS AND EXCEPTIONS 8.32
   2.1 General principles 8.32
   2.2 Copyright exceptions 8.35
   2.3 Other exemptions on a national level 8.42

3. TECHNOLOGICAL MEASURES 8.45

4. RIGHTS-MANAGEMENT INFORMATION 8.48

5. SANCTIONS AND REMEDIES 8.49

6. ANY OTHER FEATURES AT THE NATIONAL LEVEL 8.56

7. LEGISLATIVE OUTLOOK 8.60

#### 9 Denmark
Peter Schønning

**INTRODUCTION** 9.03

1. RIGHTS 9.03
   1.1 Reproduction right 9.03
   1.2 Right of communication to the public 9.10
   1.3 The distribution right 9.19

2. LIMITATIONS AND EXCEPTIONS 9.25
   2.1 General principles 9.25
   2.2 Article 5(1) – temporary reproduction 9.30
   2.3 Catalogue exceptions 9.35
   2.4 Collective administration 9.46

3. TECHNOLOGICAL MEASURES 9.52

4. RIGHTS-MANAGEMENT INFORMATION 9.62

5. SANCTIONS AND REMEDIES 9.64

FINAL REMARKS 9.71

#### 10 Estonia
Viive Näslund

**INTRODUCTION** 10.02

1. PROTECTED RIGHTS 10.02
   1.1 General overview of protected rights 10.02
   1.2 Right of reproduction 10.05
   1.3 Right of making the work available to the public 10.06
   1.4 Distribution right 10.07

2. FREE USE OF WORKS 10.09
   2.1 Basis for limitation of copyright 10.09
   2.2 Use of works without the authorization of the author and without payment of remuneration 10.10

---

Brigitte Lindner and Ted Shapiro - 9781786439208
Downloaded from Elgar Online at 08/30/2019 06:25:58AM via free access
EXTENDED CONTENTS

2.3 Use of works without authorization of the author but with payment of remuneration 10.21
2.4 Use of orphan works 10.26
3. PROTECTION OF RIGHTS 10.33
3.1 Who can protect the rights? 10.33
3.2 How to protect the rights? 10.35
3.3 What happens if the rights are violated? 10.42
CONCLUSION 10.49

11 Finland
Kristiina Harenko
INTRODUCTION 11.01
1. EXCLUSIVE RIGHTS 11.03
1.1 Reproduction 11.03
1.2 Communication to the public/making available right 11.04
1.3 Distribution 11.08
2. LIMITATIONS AND EXCEPTIONS 11.11
2.1 General principles, three-step test and lawful source 11.11
2.2 Article 5(1) – exception for certain temporary copies 11.15
2.3 Catalogue of exceptions 11.17
2.4 Extended collective licensing 11.23
2.5 Mandatory collective licensing 11.28
3. TECHNOLOGICAL MEASURES 11.31
4. RIGHTS-MANAGEMENT INFORMATION 11.38
5. SANCTIONS AND REMEDIES 11.39
6. ANY OTHER PARTICULAR FEATURES AT THE NATIONAL LEVEL 11.49

LEGISLATIVE OUTLOOK/CONCLUSIONS 11.54

12 France
Pascal Kamina
INTRODUCTION 12.01
1. SCOPE OF EXCLUSIVE RIGHTS 12.10
1.1 The right of reproduction (Article 2) 12.11
1.2 The rights of communication to the public/making available right (Article 3) 12.12
1.3 Right of distribution (Article 4) 12.15
2. LIMITATIONS AND EXCEPTIONS 12.17
2.1 General view 12.17
2.2 Temporary reproductions (Article 5(1)) 12.20
2.3 Private copying 12.21
2.4 Other exceptions 12.24
2.5 Three-step test (Article 5(5)) 12.26
2.6 Other particular national features: extended collective licensing (Recitals 18 and 26) 12.28
2.7 Other particular national features: digital exploitation of copyright-protected but commercially unavailable books (Recitals 18 and 30) 12.30
2.8 Other particular national features: compulsory collective management scheme for the reproduction and communication to the public, by search engine services, of plastic, graphic and photographic works (Recitals 18 and 30) 12.33
3. TECHNOLOGICAL MEASURES AND RIGHTS-MANAGEMENT INFORMATION (ARTICLES 6 AND 7) 12.37
3.1 General presentation 12.38
3.2 Implementation 12.42
4. SANCTIONS AND REMEDIES 12.45

13 Germany
Martin Schaefer and Brigitte Lindner
INTRODUCTION 13.001
1. RIGHTS 13.010
1.1 Reproduction 13.010
1.2 Communication to the public/making available right 13.015
1.3 Distribution 13.034
## Limitations and Exceptions

### 2. Limitations and Exceptions

#### 2.1 General principles – three-step test and lawful source

#### 2.2 Implementation of Article 5(1) of the Directive

#### 2.3 Catalogue exceptions

#### 2.4 Orphan works

#### 2.5 Other particular national features in the field of limitations and exceptions

### 3. Technological Measures

#### 3.1 Definition of technological measures/access and copy controls

#### 3.2 Preparatory acts

#### 3.3 Intervention mechanism

#### 3.4 Exclusion of interactive services from the intervention mechanism

#### 3.5 Civil remedies and criminal sanctions

#### 3.6 Other features

### 4. Rights-Management Information

### 5. Sanctions and Remedies

#### 5.1 Implementation of Article 8(3) of the Directive

#### 5.2 Cease and desist letters

### 6. Any other particular features at the national level

## Legislative Outlook/Conclusions

### Greece

**Evangelia Vagena**

**Introduction**

#### 1. Rights

##### 1.1 Reproduction right

##### 1.2 Communication to the public/making available right

##### 1.3 Distribution

#### 2. Limitations and Exceptions

##### 2.1 Mandatory exception

##### 2.2 Catalogue exceptions

##### 2.3 Limitations already provided in the Greek law in line with the Directive

##### 2.4 Limitations provided for in the Directive and not existing in the Greek law

##### 2.5 Three-step test

##### 2.6 Lawful source

#### 3. Technological Measures

##### 3.1 Sanction

##### 3.2 The ‘intervention mechanism’

##### 3.3 No right to crack

#### 4. Rights-Management Information

#### 5. Sanctions and Remedies

##### 5.1 Civil sanctions

##### 5.2 Criminal sanctions

##### 5.3 Interim measures

##### 5.4 Injunction against intermediaries

##### 5.5 New procedure about infringement of rights on the Internet

## Legislative Outlook/Conclusions

### Hungary

**Mihály Ficsor**

**Introduction**

#### 1. Rights

##### 1.1 General provisions

##### 1.2 Reproduction

##### 1.3 Communication to the public/making available right

##### 1.4 Distribution

#### 2. Limitations and Exceptions

##### 2.1 General principles – three-step test and lawful source

##### 2.2 Implementation of Article 5(1) of Directive 2001/29/EC

##### 2.3 ‘Catalogue’ exceptions and limitations provided in Article 5(2) to (5) of Directive 2001/29/EC

xii
EXTENDED CONTENTS

18 Latvia
Janis Bordans and Ingrida Veiksa

INTRODUCTION – LEGISLATIVE HISTORY 18.001

1. RIGHTS 18.010
1.1 Reproduction right 18.010
1.2 Right of communication to the public/making available 18.013
1.3 Distribution right 18.022

2. LIMITATIONS AND EXCEPTIONS (ARTICLE 5) 18.027
2.1 General principles – three-step test and lawful source 18.028
2.2 Temporary acts of reproduction, transient copies (Article 5(1)) 18.030
2.3 Catalogue exceptions 18.032
2.4 Other particular national features 18.067

3. TECHNOLOGICAL MEASURES 18.071
3.1 Definition of technological measure: access and copy controls (Article 6(3)) 18.071
3.2 Circumvention of technological measures (Article 6(1)) 18.073
3.3 Preparatory acts (Article 6(2)) 18.075
3.4 Intervention mechanism (Article 6(4)) 18.076

4. RIGHTS-MANAGEMENT INFORMATION (ARTICLE 7) 18.083

5. SANCTIONS AND REMEDIES (ARTICLE 8) 18.086
5.1 Civil sanctions 18.086
5.2 Administrative sanctions 18.093
5.3 Criminal sanctions 18.094

6. PARTICULAR FEATURES IN LATVIAN LAW 18.097
6.1 Personal rights to revoke the work from exploitation 18.097
6.2 Remuneration to collecting societies 18.099
6.3 Rights of broadcasting organizations 18.100
6.4 Extension of the term of copyright 18.103
6.5 Balance between rightholders and society 18.104

CONCLUSION 18.105

19 Lithuania
Edita Ivanauskiene

INTRODUCTION 19.01

1. RIGHTS 19.06
1.1 Reproduction 19.06
1.2 Communication to the public/making available 19.09
1.3 Distribution 19.21

2. LIMITATIONS AND EXCEPTIONS 19.24
2.1 Temporary acts of reproduction 19.28
2.2 Reproduction for personal use 19.32
2.3 Reprographic reproduction 19.42
2.4 Reproduction for teaching and scientific research purposes 19.47
2.5 Display of works 19.52
2.6 Other exceptions and limitations 19.54
2.7 Mandatory collective rights administration 19.56

3. TECHNOLOGICAL MEASURES 19.58

4. RIGHTS-MANAGEMENT INFORMATION 19.60

5. SANCTIONS AND REMEDIES 19.61

6. CONCLUSIONS 19.63

20 Luxembourg
Katia Manhaeve and Thierry Schiltz

INTRODUCTION 20.001

1. RIGHTS 20.005
1.1 Reproduction 20.008
1.2 Communication to the public/making available right 20.013
1.3 Distribution 20.021

2. LIMITATIONS 20.029
2.1 General principles – three-step test 20.032
2.2 Implementation of Article 5(1) Directive 2001/29/EC 20.037
2.3 Catalogue exceptions
2.4 Other particular national features
3. TECHNOLOGICAL MEASURES
   3.1 Definition of technological measures/access and copy controls
   3.2 Circumvention of technological measures
   3.3 Preparatory acts
   3.4 Intervention mechanism
   3.5 Exclusion of interactive services from intervention mechanism
   3.6 Civil remedies and criminal sanctions
4. RIGHTS-MANAGEMENT INFORMATION
5. SANCTIONS AND REMEDIES
   5.1 Civil sanctions
   5.2 Criminal sanctions
CONCLUSIONS

21 Malta
Paul Micallef Grimaud and Sarah Louise Azzopardi
INTRODUCTION
1. RIGHTS
   1.1 Reproduction
   1.2 Communication to the public
   1.3 Distribution
2. EXCEPTIONS
3. TECHNOLOGICAL MEASURES AND RIGHTS-MANAGEMENT INFORMATION
   3.1 Protection of technological measures
   3.2 Protection of rights-management information
4. ENFORCEMENT
CONCLUSIONS

22 Netherlands
Antoon A. Quaedvlieg
1. PRELIMINARY REMARKS
   1.1 History of the Dutch implementation: a careful and intensive process
   1.2 Critical spirit of the implementation
   1.3 1995: Dior/Evora permits analogue application of exceptions
   1.4 Analogous interpretation after the Directive
   1.5 Fair use v closed list and three-step test
   1.6 Consequences for the implementation
   1.7 Interpretation in conformity with the Directive pre-empts the Dutch legislative history
   1.8 Prejudicial questions to the European Court of Justice
   1.9 Language versions of the Directive
   1.10 General reception of the jurisprudence of the Court of Justice
2. EXPLOITATION RIGHTS
   2.1 Introduction
   2.2 The right of reproduction
   2.3 The right of distribution; exhaustion
   2.4 The right of communication to the public and of making available
3. EXCEPTIONS
   3.1 Article 5(1) of the Directive
   3.2 Article 5(2) of the Directive
   3.3 Article 5(3) of the Directive
   3.4 Article 5(5) of the Directive: three-step test
4. TECHNOLOGICAL PROTECTION MEASURES
5. SANCTIONS AND REMEDIES
6. BY WAY OF A CONCLUSION: POST-IMPLEMENTATION BY THE JUDICIARY

23 Poland
Wojciech Dziomdziora
INTRODUCTION
1. RIGHTS
EXTENDED CONTENTS

1. RIGHTS
   1.1 Reproduction right 23.16
   1.2 Communication to the public/making available right 23.22
   1.3 Scope: authors’ rights and related rights (exclusive right – remuneration) 23.25
   1.4 Exhaustion in the online environment 23.31
2. LIMITATIONS AND EXCEPTIONS 23.32
   2.1 General principles – the three-step test and lawful source 23.32
   2.2 Catalogue of exceptions 23.35
3. TECHNOLOGICAL MEASURES 23.87
   3.1 Definition of technological measures 23.87
   3.2 Civil remedies and criminal sanctions 23.88
4. RIGHTS-MANAGEMENT INFORMATION 23.92
   CONCLUSIONS 23.96

24 Portugal
Patricia Akester

INTRODUCTION 24.001
   1. RIGHTS 24.007
      1.1 Reproduction 24.007
      1.2 Communication to the public/making available right 24.009
      1.3 Distribution 24.026
   2. LIMITATIONS AND EXCEPTIONS 24.030
      2.1 Temporary copies 24.033
      2.2 Private copying 24.036
      2.3 Other exceptions 24.049
      2.4 Orphan works 24.075
      2.5 General provisions 24.084
   3. TECHNOLOGICAL MEASURES 24.086
   4. RIGHTS-MANAGEMENT INFORMATION 24.124
   6. CONCLUSIONS 24.130
ANNEX: OVERVIEW IN TABLE FORM 24.141

25 Romania
Maria Voican

INTRODUCTION 25.01
   1. RIGHTS 25.02
      1.1 Reproduction 25.02
      1.2 Communication to the public/making available right 25.08
      1.3 Distribution 25.20
   2. LIMITATIONS AND EXCEPTIONS 25.26
      2.1 General principles – three-step test and lawful source 25.26
      2.2 Article 5(1) of the Directive 25.32
      2.3 Catalogue exceptions in respect of reproduction right 25.33
      2.4 Catalogue exceptions in respect of reproduction and communication to the public rights 25.35
      2.5 Orphan works 25.40
      2.6 Other particular national features: mandatory collective administration, extended collective licensing, relationship of limitations and exceptions and contracts 25.42
   3. TECHNOLOGICAL MEASURES 25.58
      3.1 Definition of technological measures 25.58
      3.2 Scope of protection 25.60
      3.3 Intervention mechanism 25.61
   4. RIGHTS-MANAGEMENT INFORMATION 25.64
   5. SANCTIONS AND REMEDIES IN PARTICULAR IMPLEMENTATION OF ARTICLE 8.3 25.66
      5.1 Criminal remedies 25.66
      5.2 Civil remedies 25.67
   6. ANY OTHER PARTICULAR FEATURES AT THE NATIONAL LEVEL 25.71
      6.1 Internet service provider responsibility 25.71
   7. LEGISLATIVE OUTLOOK/CONCLUSIONS 25.76

xvi
Brigitte Lindner and Ted Shapiro - 9781786439208
Downloaded from Elgar Online at 08/30/2019 06:25:58AM via free access
26 Slovak Republic

Slavomír Olšovský and Jakub Jošt

1. INTRODUCTION INTO COPYRIGHT PROTECTION IN SLOVAKIA 26.001
1.1 Brief outline of the history 26.001
1.2 Outline of main legislative changes in the 2015 Act in comparison with the
2003 Act 26.024
2. SOME INFORMATION ON THE CONTEXT OF THE 2015 ACT 26.030
2.1 General overview of the Slovak economy 26.030
2.2 Role of the Internet in Slovakia 26.043
3. OVERVIEW OF THE TRANSPOSITION OF DIRECTIVE 2001/29/EC INTO SLOVAK
COPYRIGHT LAW 26.048
4. IMPLEMENTATION OF OBLIGATIONS ARISING FROM ARTICLES 2 TO 4 OF DIRECTIVE
2001/29/EC 26.054
4.1 Implementation of Article 2 on the reproduction right 26.056
4.2 Implementation of Article 3 on the right of communication to the public of
works and the right of making available to the public of other subject-matter 26.064
4.3 Implementation of Article 4 on the distribution right 26.067
5. IMPLEMENTATION OF ARTICLE 5 ON EXCEPTIONS AND LIMITATIONS 26.069
5.1 Implementation of Article 5(1) 26.075
5.2 Implementation of the catalogue in Article 5(2) 26.077
5.3 Implementation of the catalogue in Article 5(3) 26.100
5.4 Implementation of Article 5(5) 26.128
6. ORPHAN WORKS/OUT-OF-COMMERCE WORKS 26.132
7. EXTENDED COLLECTIVE LICENSING 26.140
8. IMPLEMENTATION OF ARTICLE 6 OF DIRECTIVE 2001/29/EC ON TECHNOLOGICAL
MEASURES 26.142
9. IMPLEMENTATION OF ARTICLE 7 OF DIRECTIVE 2001/29/EC ON
RIGHTS-MANAGEMENT INFORMATION 26.148
10. IMPLEMENTATION OF ARTICLE 8 DIRECTIVE 2001/29/EC ON SANCTIONS AND
REMEDIES 26.152

27 Slovenia

Miha Trampuž

INTRODUCTION 27.01
1. LEGISLATIVE HISTORY 27.02
1.1 Relation of the Directive with the existing copyright acquis 27.03
1.2 New legislation on collective management 27.06
2. RIGHTS 27.07
2.1 Reproduction 27.08
2.2 Communication to the public 27.09
2.3 Right of making available to the public 27.12
2.4 Distribution right 27.15
2.5 Exhaustion rule 27.17
3. EXCEPTIONS AND LIMITATIONS 27.19
3.1 Legislation 27.19
3.2 General – three-step test and lawful source 27.20
3.3 Relationship exceptions v contracts 27.23
3.4 Temporary acts of reproduction 27.24
3.5 Private and internal copying 27.25
3.6 Orphan works 27.27
3.7 Teaching or scientific research 27.29
3.8 Disabled people 27.31
4. MANDATORY COLLECTIVE MANAGEMENT 27.32
5. TECHNOLOGICAL PROTECTION MEASURES AND RIGHTS-MANAGEMENT
INFORMATION 27.36
5.1 General 27.36
5.2 Interface between TPMs and limitations 27.38
6. SANCTIONS AND REMEDIES 27.40
6.1 General civil measures 27.41
6.2 Corrective measures 27.42
EXTENDED CONTENTS

6.3 Damages 27.43
6.4 Measures for misdemeanours 27.44
6.5 Criminal measures 27.45
CONCLUSIONS 27.46
ANNEX – OVERVIEW IN TABLE FORM – SLOVENIA 27.49

28 Spain
Marta García León
INTRODUCTION 28.001
1. EXCLUSIVE RIGHTS 28.013
1.1 Right of reproduction (Article 2 of the Directive) 28.013
1.2 Right of public communication (Article 3 of the Directive) 28.015
1.3 Right of distribution (Article 4 of the Directive) 28.025
2. EXCEPTIONS AND LIMITATIONS 28.029
2.1 General principles – three-step test and lawful source 28.029
2.2 The mandatory exception regarding temporary acts of reproduction 28.039
2.3 The catalogue exceptions 28.040
3. ORPHAN WORKS 28.104
4. PROTECTION OF TECHNOLOGICAL MEASURES AND RIGHTS-MANAGEMENT INFORMATION 28.116
4.1 Protection of technological measures 28.116
4.2 Protection of rights-management information (Article 7 of the Directive) 28.134
5. SANCTIONS AND PROCEDURES (ARTICLE 8 OF THE DIRECTIVE) 28.135
5.1 Criminal Sanctions 28.142
5.2 Civil Remedies 28.150
5.3 Administrative remedies and sanctions 28.166
6. OTHER FEATURES 28.174
LEGISLATIVE OUTLOOK 28.177

29 Sweden
Peter Adamsson
INTRODUCTION 29.001
1. RIGHTS 29.009
1.1 Reproduction 29.009
1.2 Case law 29.019
1.3 Communication to the public/making available right 29.033
1.4 Distribution 29.069
2. LIMITATIONS AND EXCEPTIONS 29.072
2.1 General principles: three-step test and lawful source 29.072
2.2 Implementation of Article 5(1) of Directive 2001/29/EC 29.077
2.3 Case law 29.079
2.4 Catalogue exceptions 29.080
2.5 Other particular national features: mandatory collective administration and extended collective licensing 29.090
3. TECHNOLOGICAL MEASURES 29.092
3.1 Definition of technological measures 29.092
3.2 Circumvention of technological measures 29.095
3.3 Intervention mechanism 29.098
3.4 Civil remedies and criminal sanctions 29.099
3.5 Other features 29.100
4. RIGHTS-MANAGEMENT INFORMATION 29.101
5. SANCTIONS AND REMEDIES 29.102
5.1 Case law 29.113
LEGISLATIVE OUTLOOK/CONCLUSION 29.121

30 United Kingdom
Tanya Aplin
INTRODUCTION 30.01
1. ORIGINALITY 30.04
2. EXCLUSIVE RIGHTS 30.13
2.1 Reproduction 30.13
EXTENDED CONTENTS

2.2 Communication to the public 30.21
3. EXCEPTIONS 30.31
  3.1 Parody 30.32
  3.2 Quotation 30.39
  3.3 Private copying exception 30.46
  3.4 Three-step test 30.48
4. UK COPYRIGHT LAW POST-BREXIT 30.54
CONCLUSION 30.58

Bibliography 982
Index 1003