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Official stamp:
MINISTRY OF CULTURE
This decision came into legal effect on 13.8.2009

Ref. MK-S 2797/2009 OAP

Your letter ref.	Our ref.	Dealt with by/ext.	Prague
	MK 4365/2009 OAP	Meklešová Jitka Mgr./344	5.8.2009

DECISION

In compliance with Section 67 et seq of Act No. 500/2004 Coll., the Administrative Code and in compliance with Section 106 (7) of Act No. 121/2000 Coll., on Copyright, Rights Associated with Copyright and the Amendment of Certain Other Laws (Copyright Act), as amended, in an administrative procedure held with the Copyright Protection Organization, Association of the Authors of Works of Art, Architecture and Visual Elements of Audiovisual Works (OOA-S), with registered office at Žitná 49, Prague 1, Org. ID No. 60166916 the Ministry of Culture has decided

as follows:

The Ministry of Culture issues the Copyright Protection Organization, Association of the Authors of Works of Art, Architecture and Visual Elements of Audiovisual Works (OOA-S) authorization to perform the collective administration of the property rights of authors and other rights holders in accordance with Section 95 (2) of the Copyright Act on artistic works, such as painting, graphic or sculptural works, photographic works and works expressed in a manner similar to that of photography, works of applied art, graphic works applied audiovisually, such as the work of cameramen, scenographers and costume designers and architectural works including works of town planning, further specified as follows:

I. Rights subject to mandatory collective administration

- a) the right to the usage of cable transmission of works in accordance with Section 96 (1) c), Section 12 (4) f) item 3, to the extent set out in Section 22 (2);
- b) the right to appropriate remuneration for the lease of an original or the reproduction of a work recorded in an audiovisual recording in accordance with Section 96 (1) b),
- c) the right to remuneration for the creation of a reproduction for personal use on the basis of an audiovisual recording by the transfer of its contents via a device to an empty carrier of such recording in accordance with Section 96 (1) a) 3) and Section 25 (1) a) and b),
- d) the right to remuneration for the creation of a reproduction for personal use on the basis of a graphic expression by its transfer via a device for making printed

reproductions to another tangible base, also through the mediation of a third party in accordance with Section 96 (1) a) 4) and Section 25 (1) c),

II. Rights subject to voluntary collective administration

- a) the right to the reproduction of a work in accordance with Section 12 (4) a) and Section 13;
- b) the right to the lease of an original or reproduction of a work in accordance with Section 12 (4) c) and Section 15;
- c) the right to loan an original or reproduction of a work in accordance with Section 12 (4) d) and Section 16;
- d) the right to exhibit an original or reproduction of a work in accordance with Section 12 (4) e) and Section 17;
- e) the right to communicate work to the public by making it available in non-tangible form, including making it available in such a way that anybody can have access to the work at a time and place of one's own choosing, particularly by means of a computer or similar network, in accordance with Section 12 (4) f) to the extent of use set out in Section 18 (1) and (2);
- f) the right to operate the work from a recording and its transmission in accordance with Section 12 (4) f) item 1 to the extent of use set out in Section 20;
- g] the right to broadcast the work by television in accordance with Section 12 (4) f) item 3 and Section 21;
- h) the right to transmit television broadcasts in accordance with Section 12 (4) f) item 3 to the extent set out in Section 22 (1),
- i) the right to operate television broadcasts of the work in accordance with Section 12 (4) f) item 4 and Section 23;

This Decision supersedes the Decision of the Ministry of Culture of 9.7.1997, Ref. No. 5534/97, granting authorization to perform collective administration of rights to the Civic Association, Copyright Protection Organization, Association of the Authors of Works of Art, Architecture and Visual Elements of Audiovisual Works (OOA-S), and comes into effect on the date it comes into legal force.

Advice:

An appeal may be lodged against this decision at the Ministry of Culture within fifteen days of the date on which the decision is announced. The Minister of Culture shall decide on any such appeal.

JUDr. Pavel Zeman
Copyright Division Director