The EU copyright legislation

The EU copyright law consists of 11 directives and 2 regulations, harmonising the essential rights of authors, performers, producers and broadcasters.

By setting harmonised standards, EU copyright law reduces national discrepancies, and guarantees the level of protection needed to foster creativity and investment in creativity. Harmonised standards promote cultural diversity and bring better access for consumers and business to digital content and services across Europe.

The EU acquis

The EU’s regulatory framework for copyright and neighbouring rights (acquis) consists of:

- Directive on rental right and lending right and on certain rights related to copyright in the field of intellectual property (‘Rental and Lending Directive’), 12 December 2006
- Directive on the resale right for the benefit of the author of an original work of art (‘Resale Right Directive’), 27 September 2001
- Directive on the coordination of certain rules concerning copyright and rights related to copyright applicable to satellite broadcasting and cable retransmission (‘Satellite and Cable Directive’), 27 September 1993
- Directive on the legal protection of computer programs (‘Software Directive’), 23 April 2009
- Directive on the enforcement of intellectual property right (‘IPRED’), 29 April 2004
Directive on collective management of copyright and related rights and multi-territorial licensing of rights in musical works for online use in the internal market (‘CRM Directive’), 26 February 2014
Directive on certain permitted uses of certain works and other subject matter protected by copyright and related rights for the benefit of persons who are blind, visually impaired or otherwise print-disabled (Directive implementing the Marrakech Treaty in the EU), 13 September 2017
Regulation on the cross-border exchange between the Union and third countries of accessible format copies of certain works and other subject matter protected by copyright and related rights for the benefit of persons who are blind, visually impaired or otherwise print-disabled (Regulation implementing the Marrakech Treaty in the EU), 13 September 2017
Regulation on cross-border portability of online content services in the internal market (‘Portability Regulation’), 14 June 2017
Directive on the exercise of copyright and related rights applicable to certain online transmissions of broadcasting organisations and retransmissions of television and radio programmes (‘Satellite and Cable II’), 17 April 2019

Three additional instruments (Directive 87/54/EC, Council Decision 94/824/EC and Council Decision 96/644/EC) harmonise the legal protection of topographies of semiconductor products. Moreover, the E-commerce Directive and the Conditional Access Directive also contain provisions relevant to the exercise and the enforcement of copyright.

The overall goal in the EU harmonisation efforts is to enable copyright protected goods (e.g. books, music, films, software etc.) and services (e.g. services offering access to these goods) to move freely within the internal market.

The International Framework

Many of the EU directives reflect Member States' obligations under the Berne Convention and the Rome Convention, as well as the obligations of the EU and its Member States under the World Trade Organisation 'TRIPS' Agreement and the two 1996 World Intellectual Property Organisation (WIPO) Internet Treaties (the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty).

In the last years the EU has signed two other WIPO Treaties: the Beijing Treaty on the Protection of Audiovisual Performances and the Marrakesh Treaty to Facilitate Access to Published Works for Persons who are Blind, Visually Impaired or otherwise Print Disabled.

Moreover, free-trade agreements, which the EU concluded with a large number of third countries, reflect many provisions of EU law.

Implementation of the EU framework

The Commission monitors the timely and correct implementation of the EU copyright law and, in the
last years, the Court of Justice of the European Union (CJEU) has developed a substantive body of case law interpreting the provisions of the Directives.

This has significantly contributed to the consistent application of the copyright rules across the EU.

Legislative proposals and documents accompanying the proposals

Guidance on Article 17 of Directive 2019/790
Reports on collective management and extended licensing
Follow the latest progress and learn more about getting involved.
Copyright: Commission urges Member States to fully transpose EU copyright rules into national law

The Commission has decided to send reasoned opinions to Bulgaria, Cyprus, Greece, Ireland, Latvia, Poland, Portugal, Slovenia, Slovakia and Finland over their failure to notify the Commission
of transposition measures on copyright and related rights applicable to certain online transmissions (EU Directive 2019/789).

REPORT / STUDY | 16 March 2022
Study on copyright and new technologies

This study looks at creative sectors and their use of new technologies, such as blockchain and artificial intelligence (AI), from a copyright perspective. The study identifies avenues for further exploration by stakeholders, policy makers and academics.

REPORT / STUDY | 17 December 2021
National Remedies Against Online Piracy of Sport Content

The European Audiovisual Observatory has published a mapping report on national remedies against online piracy of sport content.

PRESS RELEASE | 02 December 2021
December infringements package: the Commission calls on Romania to comply with EU copyright rules

The Commission has decided to send an additional letter of formal notice to Romania on the grounds that their national rules on the management of rights in musical works run contrary to EU copyright rules.
The European Commission is adapting EU copyright rules to new consumer behaviours in a Europe which values its cultural diversity.

**See Also**

Implementation of the Marrakesh Treaty in EU law
The Marrakesh Treaty allows people with print disabilities to access more books and other print material in formats that are accessible to them.

Protection of databases

Databases in the European Union are protected under EU Law. The Directive on the legal protection of databases was adopted in 1996 and was evaluated in 2018.

Source URL: https://digital-strategy.ec.europa.eu/policies/copyright-legislation