



AVP/IM/03/3A
ORIGINAL: English
DATE: April8,2003

WORLD INTELLECTUAL PROPERTY ORGANIZATION

GENEVA

ADHOC INFORMALMEETINGON THEPROTECTIONOF AUDIOVISUALPERFORMA NCES

Geneva, November 6 and 7,2003

STUDYONAUDIOVISUAL PERFORMERS'CONT RACTSANDREMUNERATI ONPRACTICES INMEXICO, THEUNITE DKINGDOMANDTHEUN ITEDSTATESOFAMERI CA

preparedbyMs.KatherineM.Sand
Consultant
FormerGeneralSecretaryoftheInternationalFederationofActors(FIA)
UnitedStatesofAmerica

CONTENTS

		<u>Pag</u>	<u>e</u>
INT	RODI	UCTION2	
I.		DIOVISUALPERFORMERS'CONTRACTSANDREMUNERATION HEUNITEDKINGDOM(UK) 3	
Sum	mary	ofthesystem3	
A.	STA	TUTORYRIGHTS	
	(a)	CoverageoftheRightsofPerformersunderNationalLaw: TheConveright Designment Performers Act 1968	
	(b)	TheCopyright, Designs and Patents Act, 1968	
	(c)	TheRequirementtoObtainaPerformers'Consent 5	
	(d)	TheScopeoftheRights	
	(e)	DurationofPerformers'rights	
	(f)	Exceptions and Limitations 7	
	(g)	NewRights	
B.		NAGEMENTOFTHERI GHTSOFPERFORMERSINCONTRACTS DCOLLECTIVEBARGAININGAGREEMENTS8	
	(a)	TheLegalStatusofPerformers'CollectiveBargaining	
	(b)	HowBritishPerformersandProducersWorkTogethertoManage	
	()	RightsThroughCollectiveBargaining	
	(c)	ThePartiesInvolv edinCollectiveBargaining9	
	(d)	TheroleofAgentsinNegotiatingIndividualContracts	
	(e)	BeneficiariesoftheCollectiveAgreements	
	(f)	PaymentsforVariousUsesandtheInteractionBetweenCollective	
		Agreements, Individual Contracts and Performers' Statut ory Rights	
	(g)	Examples of Collective Agreements in Audiovisual Production	
	(h)	ConsentandCopyrightClauses	
	(i)	PaymentStructuresandSystemsinAudiovisualCollectiveBargaining Agreements	
	(j)	MiscellaneousotherRights:HowAreTheyTreated	
C.		ECOL LECTIVEEXERCISEANDMANAGEMENTOFAUDIOVISUAL EORMERS'RIGHTSINTHEUK	

II.	AUI	DIOVISUALPERFORMERS'CONTRACTSANDREMUNERATION	
	INT	HEUNITEDSTATESOFAMERICA(USA)	22
Sun	marv	ofthesystem	22
Sun	iiiiai y	<u>Juies ystein</u>	22
A.	СТΔ	TUTORYRIGHTS	23
71.	SIA	TOTOKTRIOITIS	23
B.	THE	COLLECTIVEBARGAININGSYSTEM	24
	(a)	ABriefBackgroundtotheDevelopmentofPerformers'Protection	
		throughCollectiveBargainingintheUS	24
	(b)	TheCollectiveBargainingSystemandHowitRelatesto	
		IndividualContracts	25
	(c)	BeneficiariesofProtectionunderCollectiveAgreements –DoPerformers	
		HavetoBeUnionMembers?	
	(d)	AreExtrasConsideredtobePerformers?	
	(e)	CanForeignPerformersBenefitfromUSUnionAgreements?	
	(f)	The Jurisdiction of USUnion Agreements	
	(g)	The Parties Involved in Collective Bargaining	
	(h)	TalentAgents	29
	(i)	OtherPerformers'Unions	29
	(j)	A reasin which Collective Bargaining Agreements and Standard Rates	
		forPerformersinAudiovisualExist	
	(k)	RightsConveyedbyPerformerstoProducers	30
	(1)	Performers' Compensation: Payments for Secondary Uses via the	
		ResidualsSy stem	30
	(m)	HowResidualsareDistributed:AnExampleofResidualsDistribution	
		Formula(ScreenActors'GuildBasicAgreement)	31
	(n)	AssumptionandSecurityAgreements:HowtheUnionsProtectOngoing	
		PaymentsthroughCollectiveBargaining	32
	(o)	TheDurationofCol lectiveBargainingAgreements	32
	(p)	NewFormsofExploitation	32
	(q)	Non-EconomicRights	33
	(r)	Examples of Collective Agreements in Audiovisual Production	33
C.	MAI	NAGEMENTOFTHERIGHTSOFPERFORMERSTHROUGHT	
	IND	IVIDUALCONTRACTS	41
	(a)	Overview	
	(b)	HowRightsare DealtwithinIndividualContracts	41
D	PUR	I ISHEDEIGURES	43

AVP/IM/03/3A page iii

III.	AU.	DIVISUALPERFORMERS'CONTRACTSANDREMUNERATION	
	INN	MEXICO	44
Sum	mary	ofthesystem	44
A.	STA	ATUTORYRIGHTS	44
	(a)	Coverage of the Rights of Authors and Performer sunder the Mexican	
		FederalCopyrightAct	
	(b)	DefinitionsRelatingtoBringingaWorktothePublic	44
	(c)	Authors' Rights Relative to Ownership of Audiovisual Works	
		byProducers	45
	(d)	GeneralProvisions:ContractualProvisionsRelatingtoAudiovisual	
		Works	46
	(e)	SpecificProvisionsRelating toContractsforDifferentKindsof	
		AudiovisualWorks	
	(f)	Performers' Rights	
	(g)	DefinitionofaPerformer	
	(h)	EconomicRightsGiventoPerformersandtheirTransfer	
	(i)	LimitationsontheTransferofPerformers'Rights	
	(j)	RegistrationofPerformers'Contrac ts	
	(k)	Non-EconomicRightsGiventoPerformers	
	(1)	DurationofPerformers'Rights	
	(m)	BeneficiariesofProtection	51
В.	DE	GULATIONOFTHEFEDERALAUTHORS'RIGHTSLAW	51
Б.	KE	JULATIONOFTHEFEDERALAUTHORS RIGHTSLAW	31
	(a)	DefinitionofRoyaltiesandtheEntitlementofRight -Holdersto	
	(4)	SecondaryUsePayme nts	51
	(b)	Performers' Remuneration: Communication to the Public of Audiovisual	
	(0)	Works	52
	(c)	NewAmendmentstotheFederalCopyrightLaw	
	(-)	1,7,8	
C.	PER	RFORMERS'TRADEUNIONSINMEXICO	53
	(a)	HowtheUnionsOperate	53
	(b)	CollectiveAgreementsandIndividualC ontractsforAudiovisual	
		Production	
	(c)	Contracts, Collective Agreements and Television Repeat Fees	54

D.	COI	LLECTIVEADMINISTRATIONOFPERFORMERS'RIGHTS	55
	(a)	AsociaciónNacionaldeIntérpretes (ANDI):	
		aPerformers'CollectingSociety	55
	(b)	TheL egalBasisfortheCollectiveAdministrationofRightsinMexico	55
	(c)	AimsandResponsibilitiesofCollectingSocieties	56
	(d)	ANDI's Administrative Structures and Requirements	57
	(e)	HowPerformersJoinANDI	
	(f)	TheSocialRoleofANDI	57
	(g)	Rights and Fees Negotiated and Collected by ANDI	58
	(h)	Commercials	
	(i)	MultimediaandInternetUse	59

INTRODUCTION1

Inintroducingthislargeandcomplexsubject, it is essential to acknowledge that an important aspect of the administration of performers in its interior of authors in its intheim portance not only of copyright legislation but also additionally in different kinds of national labor law which set the conditions by which performers can bargain collectively on the basis of their rights. In a number of countries there is an intimate connection between performers intellectual property rights and a range of different collective management solutions permissible under and reinforced by, the terms of national labor law and practice.

Unlikeauthorswhohaveamoreisolatedcreativeexistence, performersarenecessarily collaborators and have always strived to develop collective solutions to improve their conditions of work. Collective organization by performers within professional bodies (which may have different legal character depending on the jurisdiction but may be called trade unions, guild sor associations) is therefore a very well established practice in many countries. Some of these professional entities are over 100 years old and all of them were established precisely in order that performers might pool their individual bargaining power to improve their working conditions. For this system to work it is essential that producers to oar eprepared to work collectively to establish and enforce industry standards. In almost every case, the absence of statutorily created in tellectual property rights formany decades, led performers to bargain in this way.

Bargainingbetweenthetwosidesmaytakeplaceinrelation toahugerangeof conditions-intheearliestdaysperformer'sorganizationswouldhavefocusedonminimum paymentforworkinthetheatreandotherkindsofliveperformance.Otherimportantconcerns includesuchelementsasthelengthoftheworkingday ,paymentforrehearsalsetc.Withthe evolutionofthefilmandtelevisionindustries,additionalkindsofnegotiatinggoalsbecame necessaryandperformers'intellectualpropertyrightsintheirperformances,andtheabilityofthe producertomakeseco ndaryusesofthoseperformanceswouldevolvetobecomepartofthe currencyofbargaininginanumberofcountries.

This collective approach is obviously the individual performer's best hope of a chieving an equitableoutcome, since alone heis often re placeable, and will normally have little or no bargainingpower. Only avery small minority of performers will have enough "star" power to negotiatesuccessfullyalone. The wayperformers' union soperate -byestablishingminimum rateswhileallowingtheir memberstopursueindividualarrangements -isunlikethatofother labororganizations. However, the approach also gives an important advantage to producers who worktogether, by facilitating and giving certainty to negotiations -withoutthebaselinecondi tions containedincollectivebargainingagreementstheywouldhavetostarteverydealwithalarge number of performers on an individual basis from scratch. The creative tension between the two hasresultedinsomeverysuccessfulsystemsofrightsmana gementalthoughitisworthnoting -inparticular the institution thatalmosteverymajoradvancefromthepointofviewofperformers ofsecondarypaymentsystemsofresidualsandroyalties -haveoftenonlybeenachievedviathe useorthreatofstrikeacti onbyperformers.

AnyviewsexpressedinthisStudyarethoseoftheauthorandnotviewsofWIPO.

However, as will be evident even from this briefstudy, performers' rights are managed by a combination of methods. As performers in a number of countries have acquired more rights through copyright legislation (in almost every casemus icians have more developed rights in their audioper formances), so have the different systems of organization become intertwined. Performers and producers a like have come to accept and operate "hybrid" systems of rights management that depend upon both contractual practices and statutorily created in tellectual property rights for their operation. This is particularly true in the field of audiovisual performances. The nature and scale of the audiovisual industry varies from country to country so that nos in gle systemis identical to any other. Views a stotheir effectiveness and fairness will differ even at national level (and are not cited in this study). However it is to be hoped that readers will appreciate the reasons for the differences in national practice between countries.

Finally, the contracts, agreements and even collective administration organizations that will be referred to in the course of this study all came into being through performers' collective efforts. The manner in which the sew ereachieved, the legal basis for such activity in many and varied national labor laws, and the detailed interaction of those laws with legislation relating to intellectual property should not be ignored, but lies omewhat beyond the remit of this present study. They will therefore be referred to only briefly or tangentially where the contexts of demands it but not analyzed in depth.

I. AUDIOVISUALPERFORMERS'CONTRACTSANDREMUNERATION INTHEUNITEDKINGDOM(UK)

Summaryofthesystem

TheBritishsystem ofperformers' protection is based on a broad range of exclusive rights which are, for the most part, managed through a strong tradition of union collective bargaining agreements that define minimum terms within performers' individual contracts. Performer s' right sinthe UK have never, with only one exception, been subject to any kind of presumption of transfer—performers give their consent to right stouse and result of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts that are based on the conditions set of the individual contracts.

A. STATUTORYRIGHTS

(a) CoverageoftheRightsofPerformersunderNationalLaw:TheCopyright,Designs andPaten tsAct,1988

Britishperformersderivelegalrecognitionandprotectionoftheirintellectualproperty rightsfromtheCopyright,DesignsandPatentsAct1988,PartII,whichistitledRightsin Performances.

TheUKlawandsubsequentStatutoryInstrum entsamendingtheoriginalAct ²areinturn basedonaframeworkofinternationaltreatiesandlawsincludingtheRomeConvention, ³the WIPOPerformancesandPhonogramsTreaty ⁴andanumberofEuropeanCommunityDirectives includingperhapsmostimportantl ytheEuropeanDirectiveonRentalandLendingandCertain RelatedRights ⁵andmostrecentlytheEuropeanDirectiveontheHarmonizationofCopyright andCertainRelatedRightsintheInformationSociety. ⁶TheEuropeanDirectivesprovidea harmonizedstan dardofprotectionapplyinginallMemberStatesoftheCommunity.

(b) BeneficiariesofProtection

UnderUKlaw,nodifferentiationismadebetweenperformersinaudiooraudiovisual, exceptintheareaofcommunicationtothepublicofrecordedperfo rmances(asindicatedin (d) below). Thereisnodefinitionofwhataperformerisbuta "performance" and "recording" of aperformance are defined as follows:

- Aperformanceisdescribedasmeaningadramaticperformance(includingdanceand mime),a musicalperformance,areadingorrecitationofaliteraryworkoraperformanceofa varietyactorsimilarpresentation.
- Arecordinginrelationtoaperformanceisafilmorsoundrecordingmadedirectly fromtheliveperformance,madefromabroadc astof,orcableprogramincludingthelive performanceormadedirectlyorindirectly,fromanotherrecordingoftheperformance.

UndertheCopyright,DesignsandPatentsAct,protectionisgivento"qualifying individuals"(i.e.,performers),andtoper formancestakingplacein"qualifyingcountries" (section181oftheAct).A"qualifyingindividual"isanational,subjectorresidentofa "qualifyingcountry"(seesection206).ApartfromtheUK,a"qualifyingcountry"is(a)allother ECstatesand (b)anycountrydesignatedbyanOrder(SI)madeundersection208.Theeffectof thereferenceins.206totheotherECstatesisthatalloftheperformers'rightsgrantedintheUK automaticallyextendtothem.

Section 208 is drafted in terms of givin g"reciprocal" protection to such for eign countries as a redesignated by Order. The current Order unders. 208 dates from 1999. ⁷ (These Ordershave to be updated from time to time, e.g., as new countries joint reaties.) The Order divides those countries into two kinds, as set out in Parts 1 and 2 respectively of the Scheduleto the Order.

The Part I countries are all Rome Convention members and they receive all of the rights accorded to performers by the Act. The reciprocity is therefore broadly interpreted as, for

The Duration of Copyrights and Rights in Performances Regulations (1995) and Copyright and Related Rights Regulations (1996).

InternationalConventionfortheProtectionofPerformers,ProducersofPhonogramsand BroadcastingOrganizations(the RomeConvention)(1961).

⁴ WPPT(1996).

⁵ DirectiveNo.92/100/ EEC(1992).

⁶ DirectiveNo.2001/29/EC(2001).

⁷ StatutoryInstrument(1999),No.1752.

example, this would accord rental rights to Rome Convention countries even though Rome itself does not require these and they may not be provided in other countries.

The Part 2 countries are TRIPS members which do not be long to either Romeor the EC. Here, the protection given is reciprocal, and limited to only the rights set out in paragraph 3 of the Order, which equate to those that TRIPS Article 14 requires —i.e., the rights in respect of fixation, reproduction, and broad casting and communication to the public of live performances.

Protectionisalsoextendedonthesamebasistoperformances given inforeign countries (which can be relevant in cases where the performer is not an ational of the country concerned).

Reciprocityofterm(dura tionofprotection)isappliedintheUK(excepttoEconomic EuropeanArea(EEA)countries).Section191oftheActwasamendedtothiseffectbySI1995 No.3297,asthiswasrequiredbytheECdurationDirective(93/98).Thismeansthattheterm given intheUKtonon —EEAperformersislimitedtothatintheirowncountry.

(c) TheRequirementtoObtainaPerformer'sConsent

TheoperationoftheBritishsystem,andonethathasanimportantbearingonthewaythat performersorganizethemanagemento ftheirrights,iscruciallyhingedupontherequirementto obtaintheperformer's consenttotheexploitationofhisperformances.IntheUK,performers' rightsinrecordedperformancesarepropertyrightswhich,followingtheAnglo -Saxonlegal tradition,maybefreelyassignedandarebindingoneverysuccessorintitle.(Thismaydiffer somewhatfromtheEuropeancivillawtraditionof droitd'auteur). Theneedtoobtainthe consentoftheintellectualpropertyowner(inthiscase,theperformer)isc onsideredthelynchpin oftheBritishrightssystem.

Inpractice, and in the absence of any provision stothat effect, this means that there is no presumption of transfer, or full or partial compulsory license with respect to the performers' rights that a xist (with the limited exception of the Right of Rental which will be explained separately).

(d) TheScopeoftheRights

The exclusive rights conferred upon performers within the Actand subsequents econdary regulations, are stated as being independent of any copyright in, or moral rights relating to, the work being performed or recorded. The rights apply to the whole, or any substantial part of a performance and the rights themselves are structured as follows:

Theconsentoftheperformerisrequ iredinorder(a)to makearecordingofthewhole oranysubstantialpartofaqualifyingperformancedirectlyfromtheliveperformance,or(b) to broadcastlive,ortoincludeliveinacableprogramservice,thewholeoranysubstantialpart ofaquali fyingperformance,or(c)to makearecordingofthewholeoranysubstantialpartofa

qualifyingperformancedirectlyfromabroadcastof,orcableprogramincluding,thelive performance(otherthanforpersonalordomesticuse);

- Theperformerhast herighttoauthorizeorprohibitthemakingofacopy(either directlyorindirectly)ofarecordingofaperformance,otherthanforprivateanddomesticuse (the "reproductionright");
- Theperformerhastherighttoauthorizeorprohibittheissueo fcopiestothepublic (thedistributionright);
- Theperformerhastherighttoauthorizeorprohibitthelendingofcopiestothepublic (lendingisdefinedasmakingacopyofarecordingavailableforuse,ontermsthatitwillormay bereturned,o therwisethanfordirectorindirecteconomicorcommercialadvantage,throughan establishmentwhichisaccessibletothepublici.e.,alibrary);

Inadditiontworightsareformulateddifferently:

– Performershavearighttoequitableremuneration for rexploitationofasound recording, whereacommercially published sound recording of the whole or any substantial part of a qualifying performance is either played in public, or is included in a broad castor cable programs ervice, in which case the performer is entitled to equitable remuneration from the owner of the copy right in the sound recording. That right to equitable remuneration may not be assigned by the performer except to a collecting society for the purpose of enabling it to enforce the right on his behalf. ¹² (However, no rights are granted in relation to the showing in public, broad casting or other communication to the public of audiovisual recording smade with the consent of the performer.)

Andimportantlyforthepurposesofthisstudywhi chdealswithrightsofperformersin audiovisualproductions, only one limited presumption of transferwas introduced, and this, for one right only —the exclusive right of rental in the case where a film production agreement has been concluded —a formulation which derives directly from the European Directive on Rental and Lending and indeed was *required* by that Directive. ¹³ (Otherwise there are no presumptions of transfer of performers' rights in UKlaw, and no near econtemplated.)

Theperformerhasthe righttoauthorizeorprohibittherentalofcopiesofthe performance(whetherintheformofsoundrecordingsorfilms)tothepublic. However, in the case of films, where a film production agreement has been concluded, there is a presumption of transfer of the exclusive right to the producer of the film. It should however be noted that the presumption of transfer is rebuttable by the performer (i.e., the performer may make an agreement to the contrary). Furthermore, even if a performer has transfer end is rental right concerning a sound recording or a film to the producer of the sound recording or film, here tains

⁸ TheCopyright, Designs and Patent Act (1988), \$182.

⁹ C.D.P.A.S.182A.

¹⁰ C.D.P.A.S.182B.

¹¹ C.D.P.A.S.182C.

¹² C.D.P.A.S182D.

¹³ DirectiveNo.92/100/EEC(19 92).

therighttoequitableremunerationfortherentalandcannotassignthatrighttoremuneration excepttoacollectingsocietyforthepurp oseofenablingittoenforcetherightonhisbehalf. A performermayapplytotheCopyrightTribunaltodeterminetheamountpayablebutthe "remunerationshallnotbeconsideredinequitablemerelybecauseitwaspaidbywayofasingle paymentoratth etimeofthetransferoftherentalright."

(e) DurationofPerformers'Rights

The duration of rights in performances is asset out in the Duration of Copyright and Rights in Performances Regulations 1995 which amended Section 1910 fthe Copyright, Designs and Patents Act 1988 to provide that:

"Therightsconferred expire at the end of the period of 50 years from the end of the calendary earinwhich the performance takes place or, if during that period are cording of the performance is released, 50 years from the end of the calendary earinwhich it is released."

(f) Exceptions and Limitations

Similar exceptions and limitations to the exclusive rights held by copyright holders in the Copyright, Designs and Patents Actalso exist for performers. These will not be dealt within any detail here but includes uch aspects as;

- Fairdealingwithregardtoaperformanceorarecordingforthepurposesofcriticism, reviewornewsreporting;
- Incidentalinclusionofaperformanceorrecordinginaso undrecording,film, broadcastorcableprogram;
 - Copyingofarecordingofaperformanceinthecourseofeducation;
- Playingorshowingofasoundrecording,film,broadcastorcableprogramfor educationalpurposes;
 - Recordingforarchivalpurposes;
 - Lendingofcopiesofarecordingofaperformancebyaneducationalestablishment;

(g) NewRights

Finally,the2001EuropeanDirectiveonHarmonizationofCopyrightandCertainRelated RightsintheInformationSociety ¹⁵isduetobetransposedintoB ritishlawbyStatutory Instrumentin2003,bringingfurtherchangestoperformers'rights,inparticularintroducingthe exclusiverightofmakingavailable,allowingperformers(inaudioandaudiovisual)therightto authorizeorprohibitthemakingavai lableofrecordingstothepublic,bywireorwirelessmeans, insuchawaythatmembersofthepublicmayaccessthemfromaplaceandtimeindividually chosenbythem.

¹⁴ C.D.P.A.S191F -191H.

DirectiveNo.2001/29/ECduetobetransposedintoBritishlawin2003.

B. MANAGEMENTOFTHERI GHTSOFPERFORMERSI NCONTRACTSAND COLLECTIVEBARGAININ GAG REEMENTS

(a) TheLegalStatusofPerformers'CollectiveBargaining

Under the UK system where by performers 'rights are transferable'' property rights, ''labor law plays an important part in the management of those rights via contract and collective bargaining agreement. In the UK, performers will mainly be treated as 'self —employed'' for the purposes of taxation. This means that they are in effect independent contractors who are free to negotiate individual contracts with producers and, in those contracts , make dispositions for their various rights. Since the Copyright, Designs and Patents Act determines that the individual performer's consent is required for a range of uses, it is incumbent upon the producer to negotiate the performers' consent stomak use of his rights to the extent, and under the conditions necessary, to exploit the performance.

(b) HowBritishPerformersandProducersWorkTogethertoManageRightsThrough CollectiveBargaining

KeytotheoperationoftheUKsystemwhichcombines individualperformers'rightswith unionbargainingagreementsistherightunderBritishlaborlawforaperformertobeamember ofatradeunionwhichcanthennegotiatecollectivelywithproducersonbehalfofallthose performersforwhomithasaman date.Putsimply,byagreeingtojointheunion,theindividual performergivesthatuniontheauthoritytoestablishasetoftermsandconditionswithproducers coveringarangeofminimumterms —includingthewayinwhichtheperformers'rightsaretob e dealtwith.IntheUKthereisnoobligationuponanyindividualtobecomeamemberofany union(thisissometimesreferredtoasthe"closedshop")andnopossibilityforauniontorequire anyindividualtojoinit.Howevertheuniondependsuponit smemberstobedisciplinedabout notaccepting"nonunion"workthatwouldundercutcollectiveagreements.

Thetermsandconditionsnegotiatedbytheunionarecontainedwithinmutuallyagreed collectivebargainingagreementscontainingminimumtermsof employment. These are binding upon all members of the union. The performer must still make an individual contract of employment with the producer, the contents of which in turn are based on the terms of the collective bargaining agreement. All agreement srequire the use of a standard contract (or "form of engagement" as it is sometimes described). The agreement prohibits any alteration to that standard contract except by agreement with the union (sometimes special stipulations may be maded ue to except on alrequirements of a situation —the form of engagement cannot however derogate from the terms of the standard contract.

Itshouldbenotedthatnorightsaretransferredbytheperformerthroughanykindof mandatetotheunionbutonlytheauthorityt onegotiateandbargain—thisisacriticaldifference betweenthewaythatperformers'unionsandcollectingsocietiesoperate. Althoughthe performer'scontractwillhaveitsbasisinthecollectivebargainingagreement, itisentirely possibleforthep erformertomakeacontractwiththeproducercontainingmorefavorableterms (forexample, higherlevelsofremuneration) than those within the agreements ince those agreements only establish aminimum standard. However in the collective agreements of Equipment 1997, and 1997 are considered to the contract of the cont

thetradeunionofactors, the transfer of rights, including any future new rights and uses is crucially tied to the existence of a collective agreement and a standard individual contract these agreements future uses cannot be assigned.

Thest rengthofthesystemfromthepointofviewoftheuniondependsonthediscipline andloyaltyofitsmembersandtheircollectivedesiretosupportthatorganization. Akeyruleof anyperformers' unionisthatitsmembersmustnotacceptanengagementa tlessthantheunion's minimumrates.

The producers in turn derive security from the collective agreements in ceits implifies their negotiation process and guarantees them the consents and rights they are obliged to obtain in order to exploit their product.

(c) The Parties Involved in Collective Bargaining

The Producers' Associations

Theorganization of producers, as much as that of the performers is, of course an essential prerequisiteforthemanagementofperformers' rightsthroughcollective ba rgaining.Withoutthe goodfaithparticipationoftheproducerbodiesintheprocessofperformerrightsmanagementthe performershaveadiminishedabilitytorequiretheirmemberstomakestandardcontracts. The waytheprocessofemployerorganization emergeswillinevitablyreflectthenationalsituation withitsownpeculiarities. In the UK the employers' associations that exist have come about as theindustry -inparticularBritain's very significant television industry -havedeveloped.For this reason, as an example, there are three entirely separate, though similar television agreements, covering firstly the BBC, secondly the Independent Television Companies (the UK's commercial to the UK's commerctelevisionnetwork)andthirdly,anincreasinglylargeandactive groupofIndependentproducers, producing for a large number of channels known as PACT-theProducers'AllianceforCinema and Television. PACT is also the bargaining party for feature film production.

TheBritishPerformers'tradeunions

 $There are two, very well - established performers' unions in the UK - British Actors' Equity \\ Association ("Equity") and the British Musicians' Union. Between them they represent the vast majority of professional performers working in the UK$

Equity

Equity¹⁶wasforme din1930byactorsworkingontheLondonstageandoverthedecades hasgrowntoincludeactors,singers,dancers,varietyandcircusartists,stuntperformersand walk–onandsupportingartists(alsoknownas"extras")aswellasanumberofnon -performer categoriesincludingchoreographers,stagemanagers,theatredirectorsanddesignerandstuntand

 $^{{}^{16} \}qquad Information about Equity may be found at } \qquad < www.equity.org.uk>.$

theatrefightdirectors. Themembership of the union is 35,000 and is open to any one working professionally within any of its various categories including or eignperformers working in the UK. Equity describes its function as being to negotiate minimum terms and conditions of employment throughout the entire world of entertainment and to ensure the setake account of social and economic changes. The unions trives to negotiate agreement stoem brace the new and emerging technologies which affect performers, and covers satellite, digital television, and new media in addition to live performance.

TheMusicians'Union

The Musicians' Union ¹⁷ was established in 1 893 and membership is open to any one who is following the profession of musician any of its branches — whether performing, teaching or writing music. The union negotiates fees with all the major employers of musicians in the UK, including broadcasting companies, film and video companies and the recording industry as well as setting minimum rates for live performance. The Musicians' Union has over 30,000 members.

$(d) \quad The Role of Agents in Negotia ting Individual Contracts \\$

IntheUKthemajorityofprofe ssionalperformersinaudiovisual, and in particular actors (less of ten musicians) will choose to use the services of an Agent fornegotiating their individual contracts. The role of the agent can therefore be an important one, translating the terms of the collective agreement into an individual contractincluding its minimum terms and provisions. In Britain many performers' agents are themselves organized within a professional grouping —the Personal Managers' Association—which works closely with Equity in developing and enforcing the terms of the collective agreement.

(e) BeneficiariesoftheCollectiveAgreements

Legallyitisnotnecessarytobeamemberoftheuniontoenjoythebenefitsofworking underacollectiveagreement. Howeverthevastm ajorityifnotallprofessionalperformersare indeedunionmembers. Extraor "background" performersarecoveredinmostofthe film and televisionagreements, or have their own agreements negotiated by the unions. They are not howevere ligible for payments for secondary uses. For eignperformers are not restricted from working under the unions agreements as long as they have the appropriate work permits and authorizations. In many cases they become members of Equity through special Visiting Artists' membership in which case they are given precisely the same help, advice and insurance as full members.

¹⁷ InformationabouttheMusicians'Union,UKmaybefoundat<

(f) PaymentsforVariousUsesandtheInteractionBetweenCollectiveAgreements, IndividualContractsandPerformers'StatutoryRights

The UK system works in a highly pragmatic way, linking the exclusive rights given to performers by law, to a collectively bargained set of minimum terms and conditions, including dispositions for those rights. The exclusive rights in the CDPA provide the basis for per contracts in audiovisual works as is sued by film and television producers.

Whenlookingatanyunionagreementitisnecessarytoacknowledgethatitis,by definition,aproductofabargaininghistorybetweenpartiesandnota"static"document . Agreementsaresubjecttoquitefrequentrevisionandadjustmentandarelengthyandoften complexdocumentswhich,unlikestatutes,maybechangedtotakeaccountofindustrial, technologicalandotherchanges.Fortheillustrativepurposeofthissys tematicstudyandthe sakeofbrevity,highlysimplifiedversionsofanumberofcollectiveagreementsaredescribed, includingonlythebasicframeworkandperformerinformation(theremaybeanumberof categoriesofperformercoveredindifferentways) andomittinginformationnotrelevanttothis study.

Inareaswherenoagreementexistswithaproducers'organization —inwhichnobargaining counterpartmayyethaveformed, orbeinaposition to negotiate or infact the industry in question may noty et bevery developed —the union may recommend rates and conditions to its members and their agents, and these are included in this section where relevant. Alternatively the union may choose to make case —by case single production deals with producers who present them selves or to whom members draw the union sattention.

$(g) \quad Examples of Collective Agreements in Audiovisual Production$

There are awholer ange of collective agreements covering audiovisual production in the UK with varying structures and compensation systems. Some specific examples are quoted here for the purposes of illustration rather than a comprehensive analysis of every agreement.

Agreementsandstandardterms(i.e.,recommendedrates)existinthefollowingareas. The absenceofanagr eementwithabodyofproducersdoesnotprecludetheunionfrommaking agreementsonacase -by casebasisusingstandardtermsandguidelinesandindeedthishappens frequently.

COLLECTIVEAGREEMENTS/GUIDELINES	EQUITY	M.U.
Cinemafilms	X	X
Lowbudget filmprovisions	X	X
Television(BBC/ITV/PACT)	X	X
Commercials		X
ProductionfortheInternet		
Corporate/non-broadcastvideo		X
MusicVideo	X	

(h) ConsentandCopyrightClauses

Someofthe UK collective agreements containst and ard consent sclauses which go onto form part of the standard individual contracts signed by performers. These clauses acknowledge the need for the performer to give individual consent to the producer for the use of his rights and make a further link between the consent being given and the terms of an agreement with the union concerned.

Twoexamplesfollow:

Equity/ITVagreement –Copyrightconsentclause

The Agreement requires that the artist consents to the use of his rights as follows:

"Iagreetoandgiveev eryconsentnecessaryundertheCopyright,DesignsandPatents Act1988oranyamendmenttoorreplacementthereoffortheuseworldwideofmy performancebutonlyasprovidedforintheMainAgreementandinanyotheragreement currentatthetimeofsuch usebetweentheCompaniesandEquityinrelationtoanymeans ofdistributionnowknownorhereafterdeveloped."

This clause clearly restricts the use of the performers' rights to a situation in which there is an agreement between Equity and an ITV company. It also means that if new rights or uses come into being, the producer must refer back to the union in order to negotiate the necessary new consents.

The PACT/Equity Television Production Agreement copyright consentel ause

The standard consent clause in this agreement reads:

"The Artist grants all consents under the Copyright Designs and Patents Act 1988 or any statutory modification or enactment thereof for the time being inforce which the Producer may require for the making and use of the production subject to the restrictions on use of the production contained in the Agreements.

 $Uses of the production shall be paid for in accordance with the fee arrangements as set out in the Agreements. \\ \\ \\ \\ \\ \\ \\$

(i) PaymentStruct uresandSystemsinAudiovisualCollectiveBargainingAgreements

CinemaFeatureFilms:AgreementbetweenEquityandPACT

Equityonlyrecentlycompletednegotiationsonanagreementforperformersworkingin cinemafeaturefilmswithPACT —theProducers' AllianceforCinemaandTelevision(which representsover1000independentproducers). Finalwordingisstillundergoingaprocessof draftingsoonlytheframeworktermsandconditionsarecurrentlyavailable.

The Agreement includes a modified seto for ovisions for low —budget films which have a budget of less than £3 million, and "very low budget" films which have budgets of £1 million. These terms give producers different payment options and recognise the very different conditions inherent in producing low budget features from larger studio productions. As part of this agreement Equity has agreed to distribute secondary payments to the actors concerned under the terms of the agreement.

Theusefeesarecalculatedonthebasisofabasicdailyrat e—whichisaminimum payment-andarecalculatedaspercentagesofthatrate.Otherpaymentsandfeeswhichformpart ofthecollectiveagreementmayormaynotbeincludedinthiscalculation.

Inadditiontopayments, the agreement specifies averywide range of other terms and conditions such as the length of the working day, over time pay, fees for additional days worked etc, which will only be referred to if relevant.

 $The following table lists payment structures and use fees for actors in cinema film sunder the terms of this agreement \;\; \underline{:} \;\;$

<u>RATE</u>	<u>BASIC£</u>
DailyRate	£95
WeeklyRate	£380
MinimumVariationRate Wheretheperformer'ssalaryexceedsthisamountperweek,acontractwhich variescertainstandardtermsandconditionsoftheAgreementisper missible	£1,040
Usefees Inadditiontothedailyfee,theproducermustpayforarangeofusesinorder tobeabletoexploittheartist'sperformance. There are several different options by which the producer candoth is — options which afford flexibi lity to the producer interms of how the respective rights are paid for. The fact that the producer must payfor the performer's consent to use the rights does not vary—only the payment mechanism	

Payments for secondary uses

Inadditiontothebasicpay mentsforthework, the producers must then pay the performer apercentage of the profit from the film according to a formula currently being worked out, but similar inconcept to the Screen Actors Guild agreement in the USA. In essence the formula will etermine that receipts from the film from such as pects as sale stotelevision and sales of video and DVD are to be shared among the performers according to a point system, thereby ensuring that performers share both the risk — and the success—in the film be ingmade.

InrespectoftheEquity/PACTCinemaFilmsAgreementdifferentoptions willbeavailable.Forlargerbudgetfilms,performerswillreceivearesidual payment—i.e.,asubsequentandongoingpaymentasthefilmproceeds through,andprofitsthroug hvariousmarkets-whichisbasedonapercentage oftheperformer'soriginalsalary.Performerswillthenreceivepayments basedontheextentoftheirparticipationinthefilm.Thisisanimportantnew featureoftheagreementanddiscussionsareongoi ngastotheprecisenature oftheformulatobeused —howincomeandrecoupmentofinvestmentfrom thefilmaretobedefined,etc.

Paymentsforsecondaryusesforlowandverylowbudgetfilms

Equity'sagreementrecognizesthefactthatproducersof lowandverylow budgetfilmsmaynothavethelogisticalabilitytopayperformersonan ongoingbasisoncethefilmisreleasedandthereforetheycanpre -purchase therightstheyneedtobeabletoguaranteefinanceforthefilm"up -front. Theperforme rthenreceivesadditionalpaymentsthatarepercentagesofthe basicsalary(uptoamaximumof280%). These percentages recognize the difference invalue of various uses and markets around the world and are included the hereinillustration of those values.

The pre – purchase percentage supto the 280% maximum areas follows, and reflect the differing values placed upon the markets:

ForTheatricaluse(i.e.,playingincinemas)

USA/Canada37.5%

RestofWorld(includingtheUK)37.5%

UKTelevisionRight s(excludingTheatric&Videogram)

UKNetworkTerrestrialtelevision20%UKSecondarytelevision5%

USARights (excludingTheatric&Videogram)U.S.MajorNetwork25%

U.S.OtherthanaMajorNetwork10%U.S.Paytelevision20%

RestoftheWorldTelevi sionRights includingpay,cableandsatellite (excludingworldtheatric,worldvideogramandallUKandUSArights) RestofWorld10%

Videogram 90%

TelevisionProductionandBroadcastingAgreements:

The performers' union shave each negotiated the reese paratetel evision production agreements overmany years and these have secured an enormous amount of employment for audiovisual performers because of the size and output of the British television industry. The reason that there are three agreements is largely historical—one is held with the BBC, the UK's important public service broadcaster, another with ITV (Independent Television) which is both commercial and quite heavily regionalized. The final and newest agreement is with PACT (Producers' Allia nce for Cinema and Television) and was an important step forward in the 1980's when independent production (including that which is commissioned for the BBC and other public service channels like Channel 4) grewen or mously. The PACT agreement is also used non-UK production companies and broadcasters.

by

Underthetelevisionagreements,Britishperformersreceivetheirfeesandsecondary payments(residualsandroyalties)fromthebroadcasters/producersandnotthroughtheunion. Eachoftheagreement sdiffersslightlyinstructureandtermsandtheEquity/BBCagreementand Musicians'Union/PACTagreementsaresummarizedhereforthepurposesofillustration.

<u>Televisionproductionandbroadcasting:AgreementbetweenEquityandtheBBC</u>

TheBBCagre ementdeals with artists by category under separate sections, for example, variety acts, sololighten tertain ments in gers, chorus singers, stunt performers, etc. For the purpose of this study only one category is discussed, that of "artists exercising dramatics kills" (i.e., actors). The BBC endeavours to ensure that only professional performers are cast in their productions.

Theweeklyfeethatisnegotiatedforeachartistforeachengagementtakesintoaccountfactors suchas:

- Thenatureandweightof theartist'scontribution
- Thenumberofprogramstoberecorded
- Thelengthoftheengagement
- Theartist's status and earning power intelevision and elsewhere

 $The following table list spayment structures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in television under the {\tt the following table lists payments tructures and use fees for actors in {\tt the following table lists payments tructures and use fees for actors in {\tt the following table lists payments tructures and use fees for actors in {\tt the following table lists payments the {\tt the following table lists payments payments to {\tt the following table lists payments pay$ termsofthisagreement:

FEEBASIS	RATE
Minimumtotal engagementfee TheengagementfeeentitlestheBBCtotransmitorpermitthetransmissionof theartist'sperformanceintherelevantprogram, whetherliveorrecorded, onceonlyinbothanaloguean ddigitalformsonallplatforms(terrestrial, satelliteandcable)ontherelevantBBCchannel, eithersimultaneouslyorat differenttimesindifferentBBCregions.	£462
Thereafterthereisaslidingscaleoffeesdependingonthedurationofthe programandnumberofweeks.	£462–£1201
Forseries, a different scale of minimum fees applies, depending on the length of the program and the duration of the engagement.	
Arangeoffeesforotheractivitiesandeventualities,includingovertime, locationfeesforadditionalworkdays,includingvoice -over,dubbing,post synchronization,trailersetc)mayalsobeadded.	
SECONDARYUSEPAYMENTS	
TheResidualBasicFeeisthebasisfromwhichtherepeatfeeiscalculated.It isnotlessthan80% and not more than 100% of the total engagement fee (with some items excluded).	
TheRepeatFeeisthen80% of the agreed Residual Basic Feeforeach transmission. This gives the BBC the right to give two repeat transmissions of each artist's performance in its programs within a period of three years from the date of the original transmission. Special arrangements exist for out of-time repeats and a range of other circumstances.	-

In return for a payment of 50% of the Residual Basic Fee payable uponfirst releaseagainsta20%royaltyoftheBBC'sgrossincomereceivedfrom theatricdistribution, aproduction may be shown the atrically a) outside the UK (including the U.S.) and within the UK (with some restrictions.)

OVERSEASSALESANDDISTRIB UTIONANDSALESTOTHEU.K.SECONDARY MARKET

TheBBCdealswithitssalesanddistributionthroughaseparatecompanycalledBBC Worldwide. An agreement (known as the Multi - Media Royalty Agreement) exists between Equity and the BBC for their production, the terms of which cover:

"...exploitationinallmediawhichshallbedefinedascoveringanymeansofdistribution nowknownorhereafterdevelopedincludingbutnotlimitedtocabletelevision, satellite broadcastingandterrestrialbroadcastingwhether intheUKoroverseas, butinrespectofthe followingformsofexploitationexistingagreementshallcontinuetoapplywhileinforce unlessotherwiseagreed; videograms, simultaneous retransmission in Europe."

Equityperformers, other than walk -ons an dsupporting artists share aroyalty of 17% of the BBC's gross income accruing from the sale of the program, shared among the artists in proportion to their aggregate fees for the program concerned. The distribution of royalty payments and all other fees is undertaken by the BBC.

In the case of certain co-productions exploitation rights may be purchased at the point of original contracting according to a scale of percentages. Internet rights are not included in these arrangements.

OTHERRIGHTSPAYMEN TS

Theagreementdoesnotpreventtheartistfromlayingclaimtoequitableremunerationor otherformsofincometowhichheislegallyentitledfromdomesticorforeigncollecting societies. Suchincomemightincludecableretransmission, blanktapel eviesetc. Equally the artistisnotentitledtoanysimilar remuneration or incometowhich the BBC might receive whether a saproducer and/or broadcaster.

Televisionproduction and broadcasting: Agreement between the Musicians' Union and PACT

Itis importantnottoforgetthatmanyoftheperformerswhocontributetheirperformances todifferentaudiovisualproductionsaremusicians. The following agreementillustrates the kinds of minimum terms negotiated by the British musicians for when their me mberswork in film, television programs and series.

Actual rates for different session fees which are very detailed in nature, have not been included.

FEEBASIS

Basicfee

This entitles the producer to incorporate the Musician's performance into the filmort elevision program to which the engagement to use, or license others to use, the filmor program in: the following ways:

- Worldwidenon -Theatricaland:
- Wherethebasicrecordingfeehasbeenpaid,oneofthefollowing:
- Onenetworkterrestrialtransmi ssionwithintheU.K(i.e.,BBC,IV,Channel4,Channel 5).
- UK.allothertelevision
- Worldwidetheatricalexhibition
- WorldwidetelevisionexcludingtheU.K.
- Worldwidevideogram

Secondary Uses: Repeat Fees, Further use fees and Royalty

The producer may acquire additional rights to use the performance according to different structures:

Repeatfees

WheretheprimaryuseisforUKtelevision,feesareduetothemusicianforrepeatsondifferent combinationsofUKtelevisionchannel,atpeaktimes —thesefeesarepaidasapercentageofaggregate sessionfees.

There is a special provision for educational programming where by the producer is entitled to non the atric rights throughout the world and two UKNetwork television transmissions in consideration f the musician's session fee.

Producers may also purchase rights for worldwide the atrical exhibition, worldwide television and videogram—it has been agreed by the parties that the payment for videous esencompasses their present assessment of equitable remuneration in respect of the Rental and Lending Right.

Royaltypayments

Asanalternativetothefixedpayments, the producer may use or permittheuse of a recording of the musician's performance in the production in allorany media on payment of a royal ty, on the basis of 4% of gross receipts from programs a les divided between the musicians in proportion to their original session fees. Higherroyal typercentages are due if the program is predominantly or exclusively based on musicor musicians rather than an actors. Royal typayments are paid by the producer.

Combinedusefee

As an alternative to these structures the producer may optat the time of engagement to pay the musician acombined use fee, in consideration of which the producer shall be entitled to incorporate the musician's performance into the filmor program and shall acquire the right stouse or to license others to use, the filmor program in all media, throughout the world in perpetuity, and to release the musicon commercial audiore cordings .

Commercials:StandardtermsrecommendedbyEquityforactorsworkingincommercials

An agreement between Equity and the Britishad vertisers and advertising producers' or ganizations is currently in a beyonce, however performers continue to work under the previous agreement.

Feesandusepayments

Astandardformofengagementisusedwhichprovidesfora basicstudiofee. Theform specifiesthenumberofdaysforwhichtheperformerwillberequired.

Afterthefirsttransmissionofth ecommercialtheAdvertiserpaystheperformerasingle transmissionfee,equivalentto100% ofthebasicstudiofee.Paymentofthisfeegrantsthe Advertisertherighttounrestrictedaccesstoandshowingofthecommercialonanyorall televisionchan nelsirrespectiveofsignaldeliverysystem(i.e.,terrestrial,satellite,cableorany othermeans.)

Usefeesforsubsequentusesofthecommercialarecalculatedbyreferencetothenumberof UKindividualsreportedtohaveviewedthecommercialtransmi ssion. This data is taken from an official audience measurement service. This figure is accumulated to arrive at a total number of viewing occasions and expressed as a percentage known as a TVR (Television Rating). The use fees a rethen calculated by formula according to a sliding scale, depending on the size of the audience for that commercial.

Payments for overseasuse of the commercial must be negotiated with the performer concerned and must be paid for at not less than the UK rates. Payments for use in Canada and the USA must be paid for according to not less than the locally prevailing rate.

<u>Internet-onlyproduction:StandardtermsrecommendedbyEquityforactorsworkinginInternetonlyproduction</u>

EquityandthePersonalManagers'Association haveissuedguidelinestoperformers workingonprojectsspecificallyfortheInternet —asyet,averynewareaofproduction.The recommendationsuseatime -limitedformulaandincludeartist'sfees,whichallowproducersto showtheworkontheInternet foruptosixmonthsononeUKwebsite,asfollows:

DailyRate:£100forworkingdaysofuptotenhours(including1hourmealbreak).

WeeklyRate:£500forfiveworkingdays.

If the producer wishest oextend the six months, or show the work on more website there are additional fees. There are also other payments for other uses.

InthepresentclimatefewoftheInternetproductionsthathavebeenmade(whetherby broadcastersorindependentproducers)haveanyincomestreamattached.In these circumstances

the unions will tend to see kan additional fee and are striction on the time the material is available.

(j) MiscellaneousotherRights –HowAreTheyTreated?

CableRetransmission

Thereiscurrentlynorightforcableretransmission foraudiovisualperformersintheUK. The provisions of the European Directive on Cable and Satellite ¹⁸ removed obstacles for cross border transmission of cableservices. Article 8 of that Directive provides that applicable copyright and related rights us the observed when programs are retransmitted from one EU state to another. However, in the field of cable transmission, UK law only grant sperformers rights in respect of commercially published sound recordings.

UKperformershavedevelopedapartial solutiontothissituationthroughalabour agreementbetweentheBBCandthetwoperformers'tradeunions.Since1984theBBChaspaid theunionsapercentageofthemoneyreceivedforsimultaneouscableretransmissionintoEire, BelgiumandtheNetherlands.Thisisavoluntaryagreementandthereforenotbindingonother broadcasters.BBCWorldwidealsopassesonpartoftheincomeitderivesfromSkyTelevision forthedirect -to-homedeliveryofBBC1and2toSkyTVsubscribersinIreland.

MoralRi ghts

UKlegislationcontainsnomoralrightsprovisionforperformers.Intheabsenceof,though notasasubstitutefor,theserights,theperformers'tradeunionshavebuiltincertainminimum protectionsthroughcollectivebargainingagreementswhich relatetoelementsofmoralrights legislation.Ofthese,oneofthemostimportantistherighttoacreditandperformers' agreementsdoincludesuchelementsasfollows;

TherighttoacreditasintheBBC/Equityagreementwhichstates: "TheBBC continuesto recognize the importance of credits for all Main Artists and will adhere to its existing practice etc provide credits to Main Artists innormal circumstances."

RentalRemuneration

Theintroduction of the rental right for performers in Br it is hlaw as a result of Directive 92/100/EEC in 1992 has so far not led to a change in practice with respect to revenue from the rental of videos and DVDs.

CouncilDirective93/83/EEC(1993).

Privatecopyingremuneration

ThereisnolegislationintheUKprovidingremunerationforpri vatecopying, and none is envisaged. However, while the recording of a performance for private or domestic use is currently appermitted act, not requiring the consent of performers, it is proposed to remove this exception and replace it by two much more imited exceptions, relating only to the home recording of broadcasts for "time -shifting" purposes and the taking of still photographs of audiovisual broadcasts for private purposes. European Directive 2001/29/ECon Copyright and Related Rights in the Information Society contains a recital which states that "Digital private copying is likely to be more wides pread and have a greater economic impact than an alogue." However it is upto the governments of member states to decide if and how to implement private copying exceptions withing eneral limits set by the Directive in this area.

C. THECOLLECTIVEEXERC ISEANDMANAGEMENTO FAUDIOVISUAL PERFORMERS'RIGHTSI NTHEUK

Ithastobereiteratedthattheinformationinthissectionappliesonlytocollective administrationofperformers'rightsintheir *audiovisual*performances.Otherrightsinaudio performancesaremanagedbyothersocieties(intheUKtwocollectingsocietiescalledthe PerformingArtists'MediaAssociation(PAMRA)andtheAssociationofUn itedRecording Artists(AURAUK)managetherightsofperformersintheiraudiorecordedperformances).

(a) WhichRightsdoesBECSRepresent?

UnderUKlegislationnorightsofremunerationexistthatwouldrequirecollective administrationbyacollec tingsociety. Howeverin 1998 Equity took the step of establishing a collecting society called BECS ¹⁹ (British Equity Collecting Society) in order to manage sums paid to the union for the "collective" use of performances (deriving in some cases from labor agreements) and to represent the rightsof its members towards collecting societies in other countries. This new mechanism is an interesting bridge between collective administration via collective agreement, and the management of rights by a collecting societies.

BECS obtains a direct mandate from its members, appointing the society as their exclusive agent to collect performers remuneration on the terms set out in the Memoran dumand Articles of Associate of the Society.

The Memorandum and Articles def in eperformers' remuneration as any income or remuneration arising or payable to Performers:

(i) Inrespectoftherentalofasoundrecordingorafilmeitherbywayof(a)the exerciseoftherentalrightor(b)therighttoequitableremuneration fo rtherentalintheUnited Kingdomunder:

Forinformationsee http://www.equity.org.uk/becs.htm

- S191and182Cofthe1988Actor
- S191Gofthe1988Actor
- (ii) Inothercountriespursuantto:

anylegislationinrespectoftherentalrightand/orsuchequitableremuneration and/ortheirimplementatio nofArticles2and4oftheRentalDirectiveor

- (iii) Fromanyblanktapelevyorotherleviesonprivatecopyingmediaordevicesor
- (iv) Inrespectofthecableretransmissionofprogramsincorporatingperformancesor
- (v) Whichisofasimilarco llectivecharacterwhichtheBoardofManagement resolveshouldfalltobecollectedbythesociety.

UnlikeanumberofsocietiesBECSdoesnotatthepresenttimetakeanassignmentof rightsfromitsmembersallowingperformerstoretaintheindividual orcollectiverighttobargain forthetransferofcertainrights,additionallyperformerscanwithdrawtheirmandatebygiving threemonthsnoticeoftheirintentiontodoso.

Inaddition,BECSmakesagreementswithothersocieties.Therearetwobasi ctypesof agreementsBECSreacheswithothersocieties:

- WheresocietiesdonothavetheabilitytoidentifyperformancesindividuallyBECS
 willreachanagreementwithasocietyfortheentiretyoftheBritishrepertoireandthendistribute
 therevenu ecollectedtoallperformersinvolvedwhethermembersornot, withoutpenalizing
 non-membersornonBritishperformerswhoappearinBritishfixations.Societiesareexpected
 tomakeeveryefforttoidentifyandpaythoseperformerswhoarenotmemberso
 fthesocietybut
 forwhomasocietyholdsrevenue.
- Where performers can identify performers individually BECS collects revenue that is due to its mandated members.

BECSalsofacilitates in the identification of performers by exchanging data.

II. AUDIOVISUALPERFORMERS'CONTRACTSANDREMUNERATIONINTHE UNITEDSTATESOFAMERICA(USA)

<u>Summaryofthesystem</u>

The US system of performers' protection is based on a strong tradition of collective bargaining between producers and performers rather than on audiovisual performers' statutorily created rights. Overmany decades as the audiovisual industry has developed, American performers have negotiated minimum terms for the use and respectively and the season of the performance of th

A. STATUTORYRIGHTS

(a) CoverageoftheRightsofPerformersundertheUSCopyrightAct

CopyrightintheUnitedSta tesisenshrinedinchapters1through8and10through12of title17ofthe *UnitedStatesCode* .TheframeworkiscontainedinTheCopyrightActof1976 andsubsequentamendments.Transitionalandsupplementaryprovisionsarealsocontainedin theDigit alMillenniumCopyrightAct(DMCA)ofDecember1998.

The Act does not conferright supon performers in audiovisual works and therefore only the section of the Act cited below is relevant in this respect.

IntheUStradition,intellectualpropertyrights vest initiallyintheauthororauthorsofthe work. Theauthorsofajointworkareco -ownersofcopyrightinthework. ²⁰Inthecaseof works-made-for-hiretheemployerorotherpersonforwhomtheworkwaspreparedisconsidered theauthor,and,unless thepartieshaveexpresslyagreedotherwiseinawritteninstrumentsigned bythem,ownsalloftherightscomprisedinthecopyright.

Audiovisual productions are among those classified as works -made-for-hire in the Act's definitions as follows;

"A"wo rkmadeforhire"is -

- (i) aworkpreparedbyanemployeewithinthescopeofhisorheremployment; or
- (ii) aworkspeciallyorderedorcommissionedforuseasacontributiontoa collectivework, asapartofamotionpictureorotheraudiovisual workasatranslation, asa supplementarywork, asacompilation, asaninstructionaltext, asatest, asanswermaterialfora test, orasanatlas, if the parties expressly agree in awritten instrument signed by them that the workshall be considered a work made for hire. For the purpose of the foregoing sentence, a "supplementarywork" is awork prepared for publication as a secondary adjunct to awork by another author for the purpose of introducing, concluding, illustrating, explaining, revising, commenting upon, or assisting in the use of the otherwork, such as forewords, afterwords, pictorial illustrations, maps, charts, tables, editorial notes, musical arrangements, answermaterial for tests, bibliographies, appendixes, and indexes, and an "instructional text" is a literary, pictorial, or graphic work prepared for publication and with the purpose of use in systematic instructional activities" (emphasis added).

Under(i)above, the creator must be are gular employee as determined by standards of land tax laws at the time the work was created, and merely attempting to superimpose upon an independent contractor the category of employee for the purposes of this doctrine runs the risk of invalidating the transfer of rights. Furthermore, the work must have been created "within the scope" of the employment, meaning that it was part of the job duties of the creator to create the work. Merely because an actual employee creates a work that is the nacquired by the employer is not sufficient.

abor

_

Section 201(a).

²¹ Section 201(b).

Under(i i), aperson who is not an employee but an independent contractor can still fall withintheworkmadeforhireconceptbutonlywithintheexpressexamplesaboveandthenonly ifthepartieshaveexecutedawrittenagreementdeclaringaworkforhirecontr actpriortothe creationofthework.

THECOLLECTIVEBARGA ININGSYSTEM В.

A Brief Background to the Development of Performers' Protection Through(a) CollectiveBargainingintheUS

PerformersintheUnitedStatesfirstbegantoorganizethemselves inunionsatthevery beginning of the twentieth century in the theatreand live performance. In the mid -1930s, with the growth of Hollywood, the Screen Actors' Guildwas formed by some of the biggest stars in thebusiness,includingJamesCagneyandBori sKarloffandin1937, afterathreatenedstrike, the GuildforcedtheStudiostorecognizetheunionasabargainingagent,andsoonafterwardsthe first-everSAGcontractwassigned.

Animportantlegaldevelopmenttookplacein1935whichmadeitpossib leforperformers, and indeed otherworkers, too ganize themselves. The National Labor Relations Act of 1935, knownpopularlyastheWagnerAct,wasNewDeallegislationdesignedtoprotectworkers' rightstounionization.ItcreatedtheNationalLabor RelationsBoard(NLRB), which still functionstoenforcetheNationalLaborRelationsAct.

Furtherstatutorydevelopmentsaffectedthewayunionsoperatedinsomeaspectsoftheir activity. Most significant among these was the Labor-ManagementRelation sActof1947 amending the National Labor Relations Act. This legislation, named for its instigators as the amending the National Labor Relations Act. This legislation, named for its instigators as the property of the National Labor Relations Act. This legislation, named for its instigators as the property of the National Labor Relations Act. This legislation, named for its instigators as the property of the National Labor Relations Act. This legislation is the National Labor Relations and the National Labor Relations Act. This legislation is the National Labor Relations and the National Labor RelatTaft-Hartleyamendments, ²³restrictedtheabilityoftheunionstoconfinejobstotheirown members.

Untiltheendofthe1940's and Hollywood's s o-called"GoldenAge,"audiovisual productionwasconcentratedinafewmajorstudios. Performers, and in particular actors en joyed secure, continuous long -termemployment contracts with the studios -whichiswhatismeant whenthe "Studio System" is refer redto. However in the 1940's technological change (the adventoftelevision)andantitrustlegislationforcedthestudiostorelinquishcontroloverboth production and distribution, and the system was forced to be come much more flexible, with studiosco ntractingwithindependentproductioncompaniestomakefilms. Asaresult, producers cametocontractwiththeactorsonapicture bypicture basis, and the role of the unions and of agentsinnegotiatingindividualcontractsbecamemuchmoreimportant.

Theimpactoftechnologyandofsecondaryusesonthecollectivebargainingsystemcannot beunderestimated. The advent of televisional lowed broadcasters to screen repeats of programs

²² Section101Definitions.

The Taft - Hartley Act (1947) passed by the U SCongress, officially known as the Labor ManagementRelationsAct.SponsoredbySenatorRobertAlphonsoTaftandRepresentativeFred AllanHartley,theactqualifiedoramendedmuchoftheNationalLaborRelations(Wagner)Actof 1935.

andoldmoviesasawayofgeneratingextrarevenue. This encourag edunions like the American Federation of Musicians and the Screen Actors Guild to seek residual (secondary) payments for the sead ditional uses to compensate performers for lost work, there by creating an important role for performers 'unions that continues to this day.

Thispatterncontinued in later decades with other technological developments likehome video and cabletelevision, enabling the performers, using their collectives trengtheven without statutorily granted rights, to negotiate secondary payments for these uses in order to mitigate the financial effects of technological change. Technological change has been the major source of conflictinal borrelations throughout the decades, and all the major strikes of the talent unions have been driven by the need for compensation and secondary payments for new uses. The emphasishashow ever changed, with performers focusingless on the need for compensation for lost work as on the right of performers to share in the new revenues treams being created.

Residuals also representa form of profits haring that enables the producer sto defer payments until costs have been recovered, there by reducing their risk and allowing the performers to be nefit from the proliferation of media outlets for entertainment.

 $(b) \quad The Collective Bargaining System and How it Relatesto Individual Contracts$

TodaytheaudiovisualindustryintheUSremainsheavilyunionized,meaningthatthe majorityofproductiontakesplaceunderunioncollectiveagreements,andthevastmaj orityof professionalperformersaremembersofoneormoreoftheperformers'unionsorguilds.

Eachunionnegotiatesitsownbasicagreementwiththeproducers'association. This agreement, which covers all workers under its jurisdiction, will typicall ycoversuch is sue sas minimum rates of pay, periods of work, retirement and health benefits, grievance procedure setc. Re-negotiations of the often very extensive contracts take place periodically and the agreements are subject to constant and in some cases joint, monitoring by the unions and the producers with respect to their implementation.

Thekeyelementofthesystemdependsontheframeworksetbythecollectiveagreements for *individualbargaining* .Unioncollectivebargainingagreementsarenot contractsbetween individualperformersandproducers. Theyprovideminimumstermsfortheactualbargaining overperformers' individual contracts. The basicagreements allowindividuals who have more marketing powerthan others—the stars—to negotiate ad ditional compensation above the minimum through personal services contracts. The secontracts are discussed in Section C.

(c) BeneficiariesofProtectionunderCollectiveAgreements -DoPerformersHavetobe UnionMembers?

The American system whereby performers are compensated via collective bargaining agreements depends on two factors: the first of these is the ability of the union stocontrol the number of performers working under their contracts entering the profession, and secondly that of the discipline exercised by the performers themselves.

Followingthe1947Taft -HartleyActitbecamemoredifficultfortheunionstorestrict hiringtounionmembers. Thelawdictatesthataproducerwhoissignatorytotheunion's collectivebargainingagreeme ntmayhireanon -memberunderaunioncontractforthirtydays. Afterthattimetheperformerisrequiredtotendertherequisiteinitiationfeeandduestothe appropriateunioninordertoacceptanyadditionalunionwork. In practice producers canhi re non-unionmembers without any significant difficulty, though naturally this is heavily discouraged by the unions.

Thereareanumberofroutes into union membership although the sediffer from union to union. Aperformer may join the Screen Actors Guil dinone of three ways: either by obtaining work as a principal for a SAG signatory producer, or by virtue of membership in an affiliated union or by being hired for at least three days' work as an extra under a union contract. A performer may join SAG's sister union AFTRA on payment of an initiation fee.

OnceaperformerbecomesamemberoftheScreenActorsGuild,he/sheisboundbythe rulesoftheunion.Intermsofobligations,RuleOneisthemostimportantofthese,statingas follows:

"No SAG membershallwork as an actor or make an agreement towork as an actor for any producer who has not executed abasic minimum agreement with the Guild which is infull force and effect."

ThismeansineffectthatSAGmemberswillnotacceptanynon -unionwork -indeedthereis asystemoffinesandothermeasuresforthosewhocontraveneit -andisakeyelementin ensuringthesigningofcollectivebargainingagreementsbyproducers.

(d) Are "Extras" Considered to be Performers?

The Screen Actors Guildan dAFTRA do have juris diction over "background actors" and collective agreements covering their work. However it should be noted that under the Screen Actors Guildbasic codified agreement, background actors are not considered "performers."

However, the American Federation of Musicians' agreements for the atrical features and television films do provide formusicians providing what are known as "sideline" services, i.e., being seen on camera, for which they receive secondary payments. Sometimes the semusic ians also provide recording services on the piece that they are seen to be performing on screen.

DefinitionofextrasintheAFTRANetworkCode:

"Walk onsandextrasarethoseperformerswhodonotspeakanylineswhatsoeveras individualsbutwhomayb eheard, singlyorinconcert, aspartofagrouporcrowd."

Innounioncollectivebargainingagreementdoesanextraorbackgroundactor,categorized assuchunderthetermsoftheagreement,receivesecondaryusepayments.

(e) CanForeignPerformers BenefitfromUSUnionAgreements?

The USI mmigration and Naturalization Service (INS) sets the visa requirements for foreign performers who want to work in the United States. The INS allows performers who are not US citizens or permanent residents to audition based on any visa, but they must then obtain a very specific visato actually work on a film, television, or electronic media project, whether the producer is a union signatory or not, in the United States. Production companies, and so metimes talent agents and managers, will often apply for these visas on behalf of the performer concerned. Due to the INS criteria and cost of transportation, living expenses, and legal fees, the sevisas are typically granted only to major -role principal players.

HoweveroncegrantedpermissiontoworkintheUS, foreign performers are treated exactly the same as national performers in terms of union requirements and benefits.

(f) The Jurisdiction of USUnion Agreements

Most of the performers' collective agreements in the US are currently restricted in scope geographically (one exception being the AFM's sound recording agreement). This means that the terms of the agreements apply to performers' contracts made in the US and to situations in which a producer based in the US hires aperformer who may then be filmed on location in another part of the world.

Thisisanarea of concern to the performers' union sin light of the increasing amount of production that takes place in foreign countries by US companies operating from subsidiaries established in those countries. In such a situation the terms of the collective agreement do not legally have to be applied to the performer concerned and can potentially under mine observance of the collective agreement. This is sue slikely to remain an important point in collective bargaining for the future. In the meantime the unions are engaged in a major effort to enforce the terms of their collective agreements by requiring discipline on the part of their members in not accept in gcontracts other than those based on such agreements.

(g) The Parties Involved in Collective Bargaining

Thefilmandtelevisionproducers

Thekeyproducers'associationinaudiovisualproductionistheAllianceofMotionPicture andTelevisionProd ucers²⁴(AMPTP)whichisamulti -employerbargainingassociationinfilm andtelevision. Since1982,theAllianceofMotionPicture&TelevisionProducers(AMPTP)has beentheprimarytradeassociationwithrespecttolaborissuesinthemotionpictureand televisionindustry. TheAMPTPnegotiates80industry -widecollectivebargainingagreements thatcoveractors,crafts -persons,directors,musicians,techniciansandwriters -virtuallyallofthe peoplewhoworkontheatricalmotionpicturesandtelevision programs. In the senegotiations, theAMPTPrepresentsover350productioncompaniesandstudios,includingallthemajor

Formoreinforma tionsee http://www.amptp.org

studios. Producerswhosignacontractorletterofagreementwiththeunionintheirjurisdiction are called signatories.

Commercialsproducers

Producers of commercials organize themselves for the purposes of collective bargaining as a joint policy committee of advertisers and advertising agencies and advertising Agencies and advertisers and adve

Theperformers' organizations

Thereareseveralperformers'unionswithspecificandseparate(i.e.,non -competing) agreements—and sometimes jointagreements -in the audiovisual field. Most people who attempt to pursue aperforming careerfull -time are usually members of more than one union, depending on the medium and venue.

ScreenActors'Guild(SAG)

 $The Screen Actors' Guild \ ^{27} (SAG) represents 98,000 per formers in all categories working in film, television, commercials (jointly with AFTRA), industrial/educational films, as well as interactive media, low -budget productions and audiovisual productions made for the internet. SAG is currently in discussions with AF TRA with regard to uniting and consolidating the two unions. \\$

AmericanFederation of Television and Radio Artists (AFTRA)

AFTRA²⁸representsactors, other professional performers and presenters in four major areas: 1) newsandbroadcasting; 2) entertainment programming; 3) the recording business; and 4) commercials and non-broadcast, industrial, educational media. AFTRA's 70,000 members include actors, announcers, newspresenters, singers (including royal tyartists and background singers), dancers, sports cas ters, discjockeys, talk show hosts and others.

Formoreinformation http://www.aaaa.org/

Formoreinformation http://www.ana.net

Formoreinformation http://www.sag.org

Formoreinformation http://www.aftra.com

AmericanFederationofMusicians

The AFM ²⁹ represents 100,000 musicians in the US and also Canada, including those whose performances are used in film, television and other audiovisual productions, and the whoper form live musicine very genrean devery kind of venue. The AFM has audiovisual and audio agreements in sound recordings, television (public, network, cable etc.), motion pictures, interactive media, video cassette etc.

(h) TalentAgents

TalentagentsintheUSplayanimportantpartinnegotiatingperformers'individual contracts. Traditionallytheunionshaveworkedverycloselywiththisgroup, including by a system known as "franchising" — a system of control by the union where by agents are in effect authorized and aspects of their relationships with the client (e.g., the percentage of commission agents may charge etc) are controlled directly by the union, in addition to any licensing that may be required by law.

(i) OtherPerformers'Un ions

Theatreperformers, as well as stagemanagers, are represented by Actors Equity Association (AEA). Livemusicand variety performers find their representation in the American Guild of Musical Artists (AGMA), and the American Guild of Variety Artists (AGVA). All these unions, under the umbrella of the Associated Actors and Artistes of America (sometimes referred to as the Four A's), are all affiliated with the trade unions' central organization in the US, the AFL -CIO.

(j) AreasinwhichCollective BargainingAgreementsandStandardRatesforPerformers inAudiovisualExist

There are awholer ange of very lengthy and detailed collective agreements covering audiovisual production in the US, with varying structures and compensation systems. Some specificand simplified examples are quoted in this paper for the purposes of illustration—this does not however represent a comprehensive analysis of every agreement.

COLLECTIVEAGREEMENTS	SAG	AFTRA	AFM
Motionpictures(film –theatrical)andtelevision(inc luding oncable)	X		X
Lowbudget(atrangeofdifferentlevels),experimental, studentfilm	X		X
Televisionanimation	X		X
Publictelevision	X	X	X

Formoreinforma tion http://www.afm.org

Network&syndicatedTV,daytimesitcoms,serials, varietyshowsetc(includingdigitallyproduced -including cable)		X	X
Commercials	X	X	X
Non-broadcast,education&trainingfilms	X	X	X
Interactivemedia(CDROM&internetgamesand	X	X	X
entertainmentprograms)orcomputergeneratedanimation			
Independent, experimental and low -budget programming,		X	
material for the Internet, or computer generated an imation			
(CGA).			
Compilationandclips			X
Musicvideo	X	X	X

(k) RightsConveyedbyPerformerstoProducers

CollectiveagreementsintheUSaresilentonanyquestionsrelatingtostatutoryrightsor theirtransfer *perse*. Theseaspectsarelefttotheperformer's individual contract. The agreementsdo, however, address in considerable detail the performers' conditions of work, and the range of minimum compensation mechanisms for primary and secondar yexploitation of the performer's audiovisual performance.

(l) Performers' Compensation – Payments for Secondary Uses via the Residuals System

PerhapsthemostimportantfeatureoftheUSsystemofperformers' compensation and control oversecondary us eof performances, is represented by residuals, which are also referred to as "reuse fees" or "supplemental contributions." These payments may be calculated as a percentage of either the minimum initial payment or the revenue of the producers or distribut for an ewmarket. Payments are ongoing, as long as the audiovisual production continues to be sold to secondary markets.

Itcanbearguedthattherequirementfortheproducerstopayforsecondaryusesimposed bythecollectivebargainingagreemen ts,createsasituationwherebytheperformershavecontrol overtheir"rights"inawaythatisanalogoustothatofothercountrieswhereperformersmay negotiatecompensationonthebasisofthetransferoftheirstatutorily -createdexclusiverights.

Residualpaymentsdatebacktothe 1950's when the American Federation of Musicians became the first union to negotiate secondary usepayments for the atrical films exhibited on television. Afterade cade of a crimonious negotiation, the payment of residua la became accepted practice throughout the industry in the 1960's although further industrial strife took place in the early 1970's when the new markets of home video, cable and pay -per-view television came into being. Assecondary markets have grown and as new markets continue to evolve, the importance of residual payments to actors' total compensation has become increasingly significant.

Forthemajorityofperformersinaudiovisualproductionsthesystemoperatesviathe collectivebargainingagreement s,whichobligeproducerstosendperformersindividualchecks

directlytotheunionor,insomecases,toremitfundsdirectlytotheperformer.UndertheSAG contractthelumpsumisdividedbetweentheperformersconcernedusingapointssystembased onthenumberofdaysworkedontheparticularproduction.Akeyfeatureoftheresidualssystem isthatitaimsnottodisadvantagelowerpaidactorsinrelationtotheir"star"counterparts —acap isbuiltintothesystemsothatineffectthehighestpai dperformers'secondaryusepaymentshelp inparttosubsidizethosewhoseinitialcompensationandbargainingpowerisless.

Theunions'involvementintheadministrationofresidualpaymentshasgiventhem extensiveresponsibilitiesandexperiencenot dissimilartothatofcollectiveadministration organizationsestablishedbyrights -holdersbothintheUSandinotherpartsoftheworld. They managealargeamountofdata, they disburse very largeamounts of money to the precise individuals who have worked on each project, and, a simportantly, they monitor and audit the sums received from producers on many thousands of productions each year. It is also worth noting that the unions do not make any deductions from the lump sum received for the process administration—all the money goes to the performers.

of

Astheentertainmentindustryhasbecomemorecomplex, withownership of productions passing from company to company, the union shave had to negotiate complex security arrangements to ensure that ong oing residual sobligations continue to be met (including one rous finesimposed on producers for late payments), and to track the accuracy of the sums received from the producers by auditing and other procedures.

Itisessentialtonotethataswellaspay mentsforuses, the US performers' unionshave negotiated very significant payments by producers for pension and health insurances chemest hat are jointly administered by the unions and producers. This huge "social" element of the collective bargaining sy stemis clearly of immense importance to the individual performer but it lies beyond the remit of this Study and is not included in this discussion.

(m) HowResidualsareDistributed -AnExampleofResidualsDistributionFormula (ScreenActors'GuildB asicAgreement)

The following formula demonstrates how residuals are distributed among performer sunder one collective bargaining agreement.

Timeunits

Eachperformeriscredited with units for the time worked on a production as follows:

Eachday =1 /5unit Eachweek =1unit

Maximum =5unitsperperformer

Salaryunits

Thesalaryofeachperformerisconvertedtounitsasfollows:

Dayperformer eachmultipleofdailyscalecompensation=1/5unit AllotherPerformers eachmultipleofweekly scalecompensation=1unit

Maximum =10unitsperperformer

Computation

The aggregate of each performers' time and salary units is applied against total cast units and each performer is paid in the percentage their units represent.

(n) Assumption and Security Agreements – How the Unions Protect Ongoing Payments through Collective Bargaining

Sinceperformers' rights in the US are contractual innature, it is important for the unions to be able to protect performers' payments in an ongoing way, even if the original producer of the audiovisual work transfers or sells the exhibition or distribution rights in that production to another entity.

UnionagreementsintheUSdealwiththeveryfrequenteventualityofchangesin ownershipofaudiovisualprod uctions, byrequiringdistributorstobeboundbywhatareknown as "assumptionagreements" acknowledgingtheongoingrequirementtomeettheperformers' compensationpaymentsonthetermsdictatedbytheoriginalcollectivebargainingagreement. Theseso phisticatedagreementsincludearangeofobligationsthatmustbetransferredtothenew owner, including the union's righttobe furnished with statements of grossreceipts, the possibility of auditsetc. In addition, the unionshavenegotiated the possibility to demand that the original producer obtains a security interest in the production on behalf of the unions. This security interest is needed in order to protect future ongoing payments in case of default. The unions can choose to vary some of the serequirements to take account of distributors or other entities with which the union has a history of dealing with respect to residual payments.

(o) The Duration of Collective Bargaining Agreements

Acollectivebargainingagreementappliestoallpro ductionsmadewhilethatversionofthe agreementisineffect. Therefore, if the agreement is later changed, it will not apply retroactively to earlier productions, unless the parties so agree and specify to that effect in any revised agreement.

(p) NewFormsofExploitation

Thewaythatnewformsofexploitationaredealtwithwilldifferbetweencollective bargainingagreements. If there is no agreement as to whether an ewusefalls within an existing

definitionwithintheagreement, the issue isc ertaint of ormatopic for the next round of bargaining between the parties.

(q) Non-EconomicRights

The US performers' collective agreements containing otiated provisions for a range of "non-economic" rights that are of considerable value to performer s. These are often related to the personality and reputation of the performer, including those governing credits, and provisions relating to nudity. Very extensive provisions protecting performers who are minors are separately included. These are basic minimum provisions above which the individual performer cannegotiate individually.

Typicalcreditprovisionsinclude:

<u>ExtractfromAFTRAnetworkcodefortelevisionprogramming</u>

"Allpersonsclassifiedasperformerswhospeakmorethanfivelines...shal lreceivecast credit,individualandunitrespectively..."althoughtherearesituationsinwhichtheunions acceptthatdespitebestefforts,creditsmaynotalwaysbepossible."

ExtractfromSAGcodifiedbasicagreement

"Produceragreesthatacasto£haractersonatleastonecardwillbeplacedattheendof eachtheatricalfeaturemotionpicture,namingtheperformerandtheroleportrayed.Allcredits onthiscardshallbeinthesamesizeandstyleoftype,withthearrangement,numberand selectionofperformerslistedtobeatthesolediscretionoftheProducer.Allsuchcreditsshallbe inareadilyreadablecolor,sizeandspeed..."

(r) Examples of Collective Agreements in Audiovisual Production

MotionPictures:AgreementbetweenSAGand theAMPTP

Any performer (with the exception of instrumental musicians) who workson motion picture or television film that is shot on film will work under the Screen Actors Basic Agreement. Television material that is shot on video tape or digital falls under the jurisdiction of both SAG and AFTRA and in certain cases is produced under a separate AFTRA agreement.

The performers covered by the agreement are performers (actors), singers and dancers (both solo and in groups) stunt performers and background a ctors (extras) in specific zones around New York and Los Angeles.

Thefollowing table contains a very briefs ummary of the SAG basic agreement to illustrate some of the minimum compensation and secondary use payment requirements. Only rates for performers (i.e., actors) are included and while some of the rates concerned apply to television as

well as film and are listed for interest, a number of specific provisions relating to television have been omitted.

Averywiderangeofotherconditions and pay ments (including formake up/hairdress/wardrobe fitting calls, overnight location, overtime, travel time are included in the agreement but not listed here.

A condition of the agreement is that the performer should have his/her individual contract available for signature no later than the first day of employment and cannot be required to signa contract when starting work on the set. Damages (as for late payments) are due for default of this rule.

Allthepaymentformulaebelowmaybethesubjectofindiv idualbargainingandare illustrative(somehavebeenomitted).

BASICMINIMUMRATES	RATE
Minimumfee forDayperformer Minimumfee forWeeklyperformer	\$678 \$2,352
Theatricalexhibitionoftelevisionpictures	100% of minimum for US and Canada, 100% for exhibition in a foreign country.
Televisionexhibitionandsupplementalmarketuseoftheatrical motionpictures Forthedistributionoffeaturefilmstofreeorpaytelevision.	3.6% of gross receipts paid to SAG for distribution
Theatricalmoti onpictures released to VHS/DVD For theatrical motion pictures released invideo cassette format	4.5% of gross receipts of first \$1 million then 5.4% of excessover
	\$1millionpaidtoSAG fordistribution
PayTelevision Performers'initialcompensatione ntitlestheproducerto	6% oftotal world wide grosspaid to SAG for distribution
10 exhibitionsoroneyear's use on each pay TV system. Thereafter:	

BasicCable	
Forreleasetobasiccableofproductinitiallymadeforfreetelevisiona rangeofper centagesareduetobepaidtotheunion.	

Television:AFTRANetworkTelevisionCode

The compensation rates and supplementary payments quoted below are for the performer category—anumber of other performer categories are covered by the agreement (three-day performers, stunt performers, singers, dancers, special tyacts and groups and extras) but are not included in this very abbreviated summary. Rates for broadcasters that are not networks, such as the Fox Broadcasting Corporation (Fox Network) have a lso not been inincluded.

BASICMINIMUMRATES	RATE
NetworkPrimeTimedramaticprogramsfortheperformercategory	
Oneday Threedays(1/2or1hourshow) Weekly	\$655 \$1,656 \$2,272
Majorroleperformer ½hourprogram	\$3,521 \$5,633
1hourprogram	
Remotebroadcasts Therecanbenotelecastpickupsfromanytheatres,nightclubs,movie locations,hotels,studiosetcwhereperformancesmaytakeplace withouttheconsentoftheindividualperformersinvolved. Performersmaybeentitledtoadditional amountsforsuchtelecasts pertheirindividualcontractsofemployment.	
Re-play(repeats)ofrecordedprograms Theproducerhastheright, within 60 days of the original broadcast, to show the recording in any area where the program has not been previously broadcast without additional payment to the performers. Additional broadcast sin the same area are considered replays. For the first and second network replayer formers are paid:	75% of the applicable program feeplus an extrapercentage of additional rehears aland doubling fees.
Forsubsequentreplaysperformersarepaidpercentagesofthebasic minimumprogramfeewhichdecreaseastheprogramisreplayed moretimes.	

Commercials:ScreenActorsGuildCommercialsContract

TheScreenActorsGuildcontractdefinescommercialsas"shortadvertisingorcommercial messagesmadeasmotionpictures,3minutesorlessi nlengthandintendedforshowingover television."Thedefinitioninthecurrentagreementalsoincludes"shortadvertisingmessages intendedforshowingontheInternetwhichwouldbetreatedascommercialsifbroadcaston televisionandwhicharecapab leofbeingusedontelevisioninthesameformasontheInternet." Stillphotographsofthekindthatappearinmagazinesorbillboardsarespecificallyexcluded.

The agreement covers Principal Performers whose roles, compared with those of extraper formers are described.

The "rights" and use fees in the commercials contract are based on a principle of exclusivity. When a performer agrees to accept employment in a commercial, he/she would be expected to agree not to accept employment advertising a competitive productors ervice. However if the producers want agreater degree of exclusivity — i.e., that the performer should not accept employment in commercials advertising non-competitive products—this must be compensated. It is for this reason that the use of commercials is time—limited in the agreement.

BASICMINIMUMRATES	RATE
NetworkPrimeTimedramaticprogramsfortheperformercategory Oneday Threedays(1/2or1hourshow) Weekly	\$655 \$1,656 \$2,272
<i>Majorroleperformer</i> ½hourprogram 1hourprogram	\$3,521 \$5,633
Remotebroadcasts Therecanbenotelecastpickupsfromanytheatres,nightclubs,movie locations,hotels,studiosetcwhereperformancesmaytakeplace withouttheconsentoftheindividualperformersinvolved. Performersmay beentitledtoadditionalamountsforsuchtelecasts pertheirindividualcontractsofemployment.	
Re-play(repeats)ofrecordedprograms Theproducerhastheright, within 60 days of the original broadcast, to show the recording in any area where the previously broadcast without additional payment to the performers. Additional broadcast sinthesa mear ea are considered replays. For the first and second network replay performers are paid: For subsequent replays performers are paid percentages of the basic minimum program fee which decrease as the program is replayed	75% of the applicable program fee plus an extrapercentage of additional rehears aland doubling fees.
Domesticreplaysinaforeignlanguage Producersm ayhavetheoptionofadomesticbroadcastofatelevision programinanotherlanguageforanadditionalpayment.	2% of distributor's grossreceipts

InternationalTelevision

Producershavetherighttolicense, authorizeorcausenetwork programsto bebroadcastbystations in specified for eignare assubject to authorization in writing from. The provisions define the nature of a for eignbroadcast and specifies arange of fees —percentage softhe basic minimum program fee.

Supplementalmarkets

Thep roducershavetheright(subjecttoanyrestrictionsintheir individualemploymentcontracts)todistributereleaseprogramsmade undertheagreementinSupplementalmarkets. These are defined as bycassettes(definedasaudiovisualdevicesforexhibition onahome tvscreenbysaleorrental),paytelevision,basiccableand"in -flight" uses.Itdoesnotincludedistributiononclosedcircuits. Fortheseusestheproducerwillpaytheperformersontheprograma percentageoftheDistributor'sgrossrecei ptsinperpetuity, starting at 2% for older programs rising as the amount of revenue increases and varyingdependingonthesupplementalmarketconcerned. Distributor's gross receipts are defined in detail in the agreement. Separateprovisionsexistforpr ogrammingmadespecificallyforpay (subscription)televisionandprogrammaterialmadespecificallyfor videodisc/cassettemarkets.

$\underline{Interactive multimedia: AFMGuide line Experimental Rates for Interactive Multimedia Projects}$

Collectivebargainingi ntheareaofinteractivemultimediaproductionisasyetverynew, althoughseveralunionshavepromulgatedagreementsforuseonacasebycasebasiswith producersseekingtohireunion(i.e., "professional" talent). Asthisindustrygrowstheuseof suchagreementsiscertaintodevelop. Twoexamplesareincludedheretoillustratethe approachestakenbyunionswithrespecttoanewindustrywithnewrights.

FEESTRUCTURE

BasicSessionPayment

Musicianstoreceivedoublescale(minimumrate)withdditionalpercentagesfordoubling. The AFM's Motion picture/TVFilmpremium payprovisions applythroughout.

CDROMANDDVDFOREDUCATIONAL/PROMOTIONALPURPOSES

- Producersmayeitherpayanhourlysessionfeeplusa"plateaupayment"whereby uponthe saleof25,000unitsanadditionalfeewillbepaid;
 Or
- Aone -timepaymentinwhichcasetheinitialsessionfeeishigher. Ineachcasetheoptionmustbeexercisedpriortothesessioncall,andthemusician informed.

DedicatedConsolePlatforms

Negotiatedonacase -by casebasisbytheunion.

Music for Websites, on line services and providers, interactive cable stations, virtual reality rides, etc.

Hourlysessionfeesarespecified, with use for one year only, after which re-use fees based on the ori ginals ession fee will be pro-rated.

$Live performances on the {\it Internet} and other uses$

Theseperformances require advance notice to the AFM and the signing of aspecial agreement. No distinction is made in rates between the use of audio/video, audio only video only.

or

Hourlysessionfeesarespecifiedwithalimitof6months'useafterwhichadditional paymentswillapply.

Other rates exist when Internet exhibition is made in conjunction with other broadcast performance.

The AFM also makes agreements or commercials on the Internet, re -use of existing recorded and filmed or taped performance and use of clips and musiconen hanced CD's and CD-plus.

$\underline{Interactive multimedia: Screen Actors Guild Interactive Media Agreement}$

FEESTRUCTUREANDRATES	RATE
Definitionsofkeyaspectsoftheagreement	
Interactive: describestheattributeofproductswhichenablestheviewerto	
manipulate, affectoral terthe presentation of the creative content of such products imultaneous with its use by the viewer.	

InteractiveMedia: anymediaonwhichInteractiveproductoperatesand throughwhichtheusermayinteractwithsuchproductincludingbutnot limitedtopersonalcomputers,games,machines,arcadegames,CD interactivemachinesandanyandallanalogous,simil arordissimilar microprocessor-basedunitsandthedigitized,electronicoranyother formatsnowknownorhereinafterinventedwhichmaybeutilizedin connectiontherewith.

RemoteDelivery: anysystembyorthroughwhichInteractiveproductmay beacc essedforusefromalocationthatisremotefromthecentral processingunitonwhichtheproductisprincipallyusedorstored, such as anonlineservice, adelivery service overcable television lines, telephone lines, microwave signals, radiowaves, sa tellite, wireless cableorany other service or method now known or herein after invented for the delivery of transmission of such Interactive product.

Program: The final version of a fully -edited product for presentation to the viewer or user. It does not refer to the computers of tware code utilized in the digitization process, any type of electronic technology, patents, trade marks or any of the intellectual property rights of the producer.

Exclusions: these definitions specifically exclude the linear transmission of interactive programs by traditional television or by radio. These are. programs made by video tape or film photography through which photographic images or other visual representations are used alone, on in conjunction with audio effects, and which are exhibited by television, video cassette and similar devices or film projection in the aters.

Minimumscalerates	
Dayperformers	\$556
Threedayperformers	\$1,408
5-dayperformers	\$1932
6-dayperformers	\$2126
Dougla was a stable a sid 1000/ of minimum act of a Power to Doll is a swan dol	

Performerstobepaid 100% of minimum rate for Remote Del iveryand also for Integrationifacquired not later than 1 year after initial release of the program in interactive media.

Rights

Fortheinitialcompensationtheperformermay exploit the results of the performer's services in the interactive programs, in all interactive media, including the right to adapt the interactive program for any and all platforms. The producer's rights shall include remote delivery and integration.

The producer also has the right to exploit the program a mattrade events and for customary industry promotional events.

Re-useofmaterial

The producer may note - use any part of the photography or sound track of an interactive program without separately bargaining and coming to an agreement with the individual performer. The minimum fee is the minimum for purposes of such bargaining. Producers that fail to bargain separately with the performer are liable for damages equivalent to three times the amount originally paid the performer for the number of days worked as well as other applicable fees.

C. MANAGEMENTOFTHERI GHTSOFPERFORMERST HROUGHINDIVIDUAL CONTRACTS

(a) Overview

Theunions'basicagreementsallowindividualstonegotiateadditionalcompensationand otherelementsthroughpersonalserv icescontracts. Theunionshavenoinvolvementinsuch negotiations, these being left to the performer's own lawyers and agents. Such contracts would usually include a call for initial compensation higher than the required minimum, and other forms of control and remuneration such as a percentage of net profits, gross receipts, merchandises ales etc. Elements of creative control might include any number of additional specifications including a stocredits, publicity requirements, certain on - set personnel, etc.

Undermostcollectivebargainingagreements, the unions have the right to copies of all employment contracts, for the purpose of monitoring implementation and compliance by producers, as well as tracking residual and other obligations.

(b) HowRi ghtsareDealtwithinIndividualContracts

Whereastheunions' collective agreements include a range of payments and negotiated restrictions on these condary uses made by producers of audiovisual product, it is in performers' individual contracts that provisions relating to statutory rights may be found. Under the terms of the USC opyright Act, as has been discussed, performers' contributions are generally considered to beworksome described by written agreement between the parties, since most performers working in audiovisual productions will not be "employees" in the strict sense. Therefore all performers' individual contracts will contain wording similar to the following:

"AllresultsandproceedsofPerformer's services, including, without limitation, all literary and musical material, designs and inventions of Performer here under shall be deemed to be a work made for hire for Producer within the meaning of the copyright laws of the US or any similar or an alogous lawor statute of any other jurisdiction and accordingly, Producer shall be the sole and exclusive owner for all purposes including, without limitation, incommentation in the distribution, advertising and exploitation of the Picture or any part thereof."

Aperformancecannotbedeemedaworkforhireretroactivelysoproducersmustobtainthe performers'servicesinthiswaypriortothecompletionofthepr oduction.Inadditionproducers mayoftenobtainamorewide- rangingcopyrightassignmenttoprotectthemselvesfromother claims.

Finally,producerswillcustomarilyrequireawide -rangingcontractualwaiverofother rightsalthoughforleadingperforme rs,thesemaybecontractuallynegotiable.Rightsanduses that producers might require could include the following:

"Performerherebywaivesthe" moralrights" of authors (i.e., droitmoral) assaidterm is commonly understood throughout the world;

"EmployeracknowledgesandagreesthatProducershallbethesoleandexclusive ownerofallrightsintheroleorcharacterportrayedbyPerformer,includingname,likeness and distinctive characterizations thereof, and the right to merchandise and exploit such role or character, and the right to use Performer's name, photograph, voice (or simulation thereof) and/or likeness in connection there with; Performer shall have no right at any time to portray, exploit, merchandise or make any use of such role or haracter portrayed by Performer;

"ProducershallhavetherighttouseandpermitotherstousePerformer'sname, photograph,likeness,voice(orsimulationthereof),and/orbiographyinconnectionwith advertising,publicizingandexploitingthePicture oranypartthereof(exceptendorsements withoutPerformer'spriorconsent,butsoundtrackalbums,commercialtie -ups, novelizations,printedorsouvenirprogramsandotherpublicationsrelatingtothePicture andtheexhibitionofa"trailer"orpromotion alfilmforthePictureonasponsored televisionprogramshallnotbedeemedtoconstituteanendorsement);

"ProducershallhavetherighttoincludeexcerptsofthePictureandso -called"behind thescenes"shotsinpromotionalfilmsofthirty(30)mi nutesorlesswithoutpaymentof additionalcompensation."

D. PUBLISHEDFIGURES

The development of SAG residuals between 1954 -1995

TotalResiduals Payments	NumberofChecks SenttoMembers	TotalResiduals Payments	NumberofChecks SenttoMembers	
	TVPrograms:DomesticRe -runs			
In1954		In1995		
\$170,299	3,934	\$78,084,565	335,180	
	TVPrograms:ForeignRuns			
In1965		In1995		
\$618,666	15,744	\$24,035,670	133,146	
FeatureFilmstoTelevision				
In1963		In1995		
\$5,448	226	\$32,201,314	424,535	
FeatureFilmstoSupplementalMarkets				
In1974		In1995		
\$229,672	3,020	\$90,569,824	659,929	
TVProgramstoSupplementalMarkets				
In1973 In1995		995		
\$2,565	45	\$13,671,533	263,769	

ResidualsgeneratedbyScreenActorsAgreements -2002

 $The following fi\ gures represent the major residual scategories generating payments to performer sunder selected SAG contracts in 2002$

AGREEMENT	\$RESIDUALS	Numberofchecks
		senttoindividual
		performers
Featuremotionpictures	\$235,900,000	2,000,000
Broadcasttelevisio nseries	\$162,000,000	1,300,000
TelevisionmoviesmadeforbroadcastTV	\$12,200,000	111,000
Seriesmadeforbasiccable	\$13,500,000	204,000
Animatedfeatures	\$11,600,000	24,000
TOTALS	\$457,300,000	3.8million
		checks

III. AUDIOVISUALPERFORMERS'CON TRACTSANDREMUNERATIONINMEXICO

Summaryofthesystem

The Mexican system of remunerating and protecting performers for their audiovisual performances is based on a combination of legally codified union collective bargaining protections which provide for initial compensation and repeat fees, and statutorily -created economic remuneration rights administered by a performers' collecting society.

A. STATUTORYRIGHTS

(a) CoverageoftheRightsofAuthorsandPerformersundertheMexicanFederal CopyrightAct ³⁰

BeforelookingatthespecificrightsgrantedinMexicanlawtoperformersitisworth assessingselectaspectsofthelaw,includingsomekeydefinitions,thewaythattherightsof authorsandproducersarestructuredrelativetoeachother,and arangeofprovisionsrelatingto the contractual disposition of rights, since the sesubjects have a bearing on the treatment of neighboring rights - holders.

(b) DefinitionsRelatingtoBringingaWorktothePublic

The Mexican Copyright Law, Article 16 designates the following means by which awork may be brought to the public.

- (i) Disclosure: theactofmakingaliteraryorartisticworkaccessibletothepublic byanymeansforthefirsttime,asaresultofwhichitceasestobeunpublished;
- (ii) publication:theactofreproducingtheworkintangibleformandmakingit availabletothepublicintheformofcopies,orofstoringitpermanentlyortemporarilyinan electronicmedium,insuchawaythatthepublicmayreaditorperceiveitb ysight,touchor hearing;
- (iii) communicationtothepublic:theactbywhichtheworkbecomesgenerally accessiblebyanymeansorprocessofdisseminationthatdoesnotconsistofthedistribution of copies;
- (iv) publicperformance:thepresentatio nofaworkbyanymeanstolistenersor viewerswithoutsuchactbeingrestrictedtoaprivategrouporfamilycircle;aperformanceisnot consideredpublicwheretheworkisperformedwithintheconfinesofaschoolorpublicor privatewelfareinstitu tion,providedthatthereisnogainfulintent;

-

LeyFederaldelDerechodeAutor ,Entryintoforce:March24,1997. Source: DiarioOficial ofDecember24,1996,pp.39 –66.

- (v) distribution to the public: the act of making the original or copies of the work available to the public by sale or rental, or any other general form;
- (vi) reproduction:themakingofoneormorecop iesofawork,phonogramor videograminanytangibleform,includingpermanentortemporarystorageinanelectronic medium,andalsothemakingtwo -dimensionalofathree -dimensionalworkorviceversa."
 - (c) Authors' Rights Relative to Ownership of Au diovisual Works by Producers

TheauthorsofanaudiovisualworkaredefinedinArticle97asfollows, with subsequent Articles98 -100describing theownership of an audiovisual work and the presumption of transfer of rights to the producer of the work tha tapplies to authors, albeit with limitations. This aspect of the law provides a certain parallel with the rights of performers and other neighboring rights-holders, and also defines and establishes the role of the producer as the economic owner and coord in a torof the audiovisual work — anoteworthy feature of the Mexican law.

"Thefollowingaretheauthorsofanaudiovisualwork:

- thedirectorormaker;
- theauthorsoftheplot,adaptation,screenplayordialogue;
- theauthorsofthemusicalcompositions;
- thephotographer;
- theauthorsofcartoonsandanimatedpictures.

``Unless otherwise a greed, the producer shall be considered the owner of the economic rights in the whole work.

- "Art.98 .Theproduceroftheaudiovisualworkistheperson,whethernatura lperson orlegalentity,whotakestheinitiativeforthemakingofawork,coordinatesitandassumes responsibilityforit,orwhosponsorsit.
- "Art.99 .Unlessotherwiseagreed,thecontractconcluded between the authoror the owners of the economic rights, as the case may be, and the producer shall not imply unlimited, exclusive assignment to the latter of the economic rights in the audiovisual work.

"Oncetheauthorsorownersofeconomicrightshaveundertakentomaketheir contributionstothema kingoftheaudiovisualwork,theymaynotobjecttothe reproduction,distribution,publicperformance,cabledistribution,broadcasting, communicationtothepublicorsubtitlinganddubbingofthetextsofthesaidwork.

"Withoutprejudicetotheright softheauthors, the producer may perform all such as a sarenecessary for the exploitation of the audiovisual work.

"Art.100. The provisions contained in this Chaptershall apply as appropriate to broadcast works."

(d) GeneralProvisions:Contrac tualProvisionsRelatingtoAudiovisualWorks

Inadditiontotheabove -mentionedprovision, the Mexican law contains a range of quite specific measures addressing the contractual transfer of rights between parties in the case of audiovisual works, designed to give security to the producer (as the owner of the collaborative work) and the authors and performers (as contributors). Perhaps the most important of these provisions are the unwaivable right to a proportional share of the remuneration that flows from the exploitation of the work (Article 31), and the protection of this right even following a transfer in ownership of the production. Selected provisions are set for the remuneration.

- "Art.30 .Theowneroftheeconomic rights may freely, subject to the provision sof this Law, transfer his economic rights or grant exclusive or non-exclusive licenses for use."
- "Anytransferofeconomic rights shall be for consideration and temporary. In the absence of agreement on the amount of remuneration or the procedure for setting it, or on the time limits for the payment thereof, the competent courts shall decide. Acts, agreements and contracts by which economic rights are transferred and licenses granted shall invariably be concluded in writing, failing which they shall be null and void as of right.
- "Art.31 .Anytransferofeconomicrightsshallprovideforthegranttotheauthoror totheowneroftheeconomicrights, as the case may be, of a proportional share in the proceeds from the exploitation concerned, or a proceed share in the edetermined, fixed amount of remuneration. That rights hall be un renounceable.
- "Art.32 .Theacts, agreements and contracts by which economic rights are transferred shall be entered in the Public Copyright Registerin order to be binding on third parties.
- *"Art.33"* Intheabsenceofanyexpressprovision, anytransferofeconomic rights shallbedeemed to be for a term of five years. A term of more than 15 years may only be a greed upon in exceptional cases where dictated by the nature of the work or the scale of the required investment.
- "Art.34 .Futureproductionmayonlybethesubjectofacontractinthecaseofa specificworkthecharacteristicsofwhichhavetobelaiddowninthesaidcontract. The globaltransferoffutureworksshallben ullandvoid, asshallanyprovisionswherebythe authorundertakesnottocreateanyotherworks.
- *"Art.35* .Anylicenseaffordingexclusiverightsshallbeexpresslygrantedassuch andshallgivethelicensee,wherenototherwiseagreed,therighttoe xploittheworktothe exclusionofanyotherperson,andalsotherighttograntnon-exclusiveauthorizationsto thirdparties.
- "Art.36 .Thelicenseaffordingexclusiverightsshallobligethelicenseetotake whateveractionisnecessaryforthelicen sedexploitationtobeeffective, depending on the nature of the work and the customs and practices prevailing in the professional, industrial or commercial activity concerned.

- *"Art.39* .Authorizationtobroadcastaprotectedworkbyradio,televisionor any othersimilarmediumshallnotincludetherighttorebroadcastitorexploitit.
- "Art.40. Theownersofauthors' economic rights and neighboring rights may claim compensatory remuneration for any copying or reproduction done without their permission and not covered by any of the limitations provided for in Articles 148 and 151 of this Law.

n

- "Art.41 .Economic rights may not be either attached or pledged, but the benefits and products derived from the exercise thereof may be soused."
- $(e) \quad Specific Provisions Relating to Contracts for Different Kinds of Audiovisual Works \\$

The law contains also contains chapters including contractual specifications for the following kinds of works:

- Publicationofaliterarywork;
- Publicationofmusicalworks;
- StagePerformance;
- Broadcasting;
- AudiovisualProduction;
- Advertising.

These specifications imposer ights and duties on both parties to a contract —the rights holders on one hand, and the publisher/producer/subsequent owner of the rights on the other many to the rights and the rights holders on one hand, and the publisher of the rights holders on the rights and the rights holders on the rights holders on the rights had a subsequent of the rights and the rights holders on the rights holders on the rights had a subsequent of the rights holders on the rights had a subsequent of the rights had a

"AudiovisualProductionContracts

- "Art.68. Underanaudiovisualproductioncontract, the authors or owners of the economic rights, as the case may be, grant the producer exclusive ownership of the economic rights of reproduction, distribution, communication to the public and subtitling of the audiovisual works, unless otherwise agreed. The foregoing shall not apply to musical works.
- "Art.69 .Whereanauthor's contribution is not completed for reasons of force majeure, the producer may use the partalready completed, subject to respect for the rights of the said authorinthat part, including the right of an onymity, and without prejudice to any indemnification that might be appropriate.
- "Art.70 .Theeffectsoftheproductioncontractshalllap seasofrightifthemakingof theaudiovisualworkdoesnotstartwithintheperiodspecifiedbythepartiesorforreasons of *forcemajeure*.
- "Art.71 .Theaudiovisualworkshallbeconsideredcompletedwhenthefinalversion hasbeenachievedinaccor dancewiththeagreementbetweenthedirectorormakeronthe onehandandtheproducerontheother.

"Art.72" .Theprovisionsonpublishingcontractsforliteraryworksshallapplyto audiovisualproductioncontractsinsofarastheyarenotatvariancew iththeprovisionsof this Chapter.

"AdvertisingContracts

- "Art.73 .Advertisingcontractsarethosewhosepurposeistheexploitationofliterary orartisticworksforpromotionaloridentificationpurposesinadvertisingorcommercial announcementsi nanymediumofcommunication.
- "Art.74. Advertisingorcommercialannouncementsmaybedisseminatedfora periodnotexceedingsixmonthsfollowingthefirstcommunication.Afterthattimelimit communicationshallbeforpaymentforeachadditionalpe riodofsixmonths, evenifitis effected only for fractions of such aperiod, with a minimum payment of at least that originally contracted for. After three years have elapsed following the first communication, uses hall require the permission of the authors of the work used and the owners of the neighboring rights therein.
- "Art.75 .Inthecaseofadvertisinginprintedmedia,thecontractshallspecifythe physicalmediumormediainwhichtheworkistobereproducedand,inthecaseof pamphletsor mediaotherthanperiodicalpublications,thenumberofcopiesconstitutingthe print-run. Thereshallbeanexpressagreementforeveryadditionalprintrun.
- "Art.76 .Theprovisionsonpublishingcontractsforliteraryworksormusicalworks and those on audiovisual production contracts shall apply to advertising contracts in sofar as they are not at variance with the provisions of this Chapter."

"BroadcastingContracts

- "Art.66. Underabroadcastingcontracttheauthororowneroftheeconomicri ghts, asthecasemaybe,authorizesabroadcastingorganizationtobroadcastawork. Theprovisionsapplicabletothebroadcastsofsuchorganizationsshallapplyasappropriate tothoseeffectedbycable,opticfiber,electromagneticwaves,satelliteor anyother comparablemediumthatservesfortheremotecommunicationtothepublicofprotected works.
- "Art.67 .Theprovisionsonpublishingcontractsforliteraryworksshallapplyto broadcastingcontractsinsofarastheyarenotatvariancewiththe provisionsofthis Chapter."

(f) Performers' Rights

 $The rights of performers and other neighboring rights \\ -holders (book publishers, producers of phonograms, producers of videograms and broadcasting organizations) are found under Title V$

of the Act. Pr otection is given irrespective of whether the performance is a ural or audiovisual and whether the fix at ionis limited to so und so ris audiovisual.

(g) DefinitionofaPerformer

UnderArticle116ofthelaw,aperformerisdefinedasfollows,withthes pecificexclusion of extraperformers—although exactly what constitutes an extrais not defined and is presumably left to be determined by custom and practice;

"Performermeanstheactor,narrator,speaker,singer,musician,danceroranyotherperson whoperformsaliteraryorartisticworkoranexpressionoffolkloreorwhoengagesinasimilar activity,eventhoughhemayhavenopre -existingtexttoguidehisperformance.Extrasand understudiesarenotincludedinthisdefinition."

(h) EconomicR ightsGiventoPerformersandtheirTransfer

UnderArticle118ofthelaw,performersaregiventhefollowingrights,althoughthereis alsoatransferofrightsthatlimitstheactualexerciseofthoserightsinpracticebyperformers. Thisprovisionwa sintroducedwiththe1997lawandisstronglyresistedbytheMexican performers'organizations;

"Performershavetherighttoobjectto:

- thecommunication of their performances to the public;
- thefixingoftheirperformancesinaphysicalmedium;
- the reproduction of such a fix at ion of their performances."

However, the following broad presumption of transfer pertains to all fix at ions in which the performance is used (both audio and audio visual);

``The above rights shall be considered exhausted once the performer has authorized the incorporation of his performance in a visual, so undorated on the performance in a visual sound or and one of the performance in a visual sound or a visual s

Thelawalsospecifiesamodalityforthosecasesinwhichperformersparticipatein audiovisualworksasagroup:

"Performerswhocollectivelypa rticipateinoneandthesameperformance,likemusical groups, choirs, or chestrasorballetor theater companies, shall designate are presentative from among themselves for the exercise of the right of opposition referred to in the foregoing Article. In the absence of such designation, it shall be presumed that the leader of the group or company is acting as representative."

(i) LimitationsontheTransferofPerformers'Rights

InArticles120and121arequirementisplacedupontheproducertogive theperformer specificinformationastothefutureexploitationoftheaudiovisualwork. This information is essential to the collective administration of the remuneration rights that flow from the law. Article 121 places a limitation on the producer with respect to separate use of the sounds and images fixed in the audiovisual work, and also appears to make possible the contractual limitation of the transfer of rights to the producer by the performer, leaving some room for individual negotiation, presumably for the "star" performers who have most bargaining power. At the very least, this provision makes it clear that each performer must have a written contract with a producer.

"Art.120 .Performancecontractsshallspecifythetimes,periods,remunera tionand othertermsandproceduresassociatedwiththefixing,reproductionandcommunicationto thepublicofthesaidperformance.

"Art.121. Unlessotherwiseagreed,theconclusionofacontractbetweenaperformer andaproducerofaudiovisualworkswithaviewtotheproductionofanaudiovisualwork shallincludetherighttofixandreproducetheperformer'sperformancesandcommunicate themtothepublic. Theforegoing does not include the right to use the sounds and the images fixed in the audiovisual workseparately, unless agreed otherwise."

(j) RegistrationofPerformers'Contracts

ThelawestablishesaPublicCopyrightRegisterinorderto"ensurethelegalsecurityof authors,ownersofneighboringrights,theholdersoftheeconomicri ghtsconcernedandtheir successorsintitle,andalsotoaffordsufficientpublicitytoworks,instrumentsanddocuments throughregistration."Performers'contractsareamongthedocumentsthatmayberegisteredand protectedinthisway.

(k) Non-EconomicRightsGiventoPerformers

The Mexican law grantsperformers moral rights in their performances. The General Provisions of the Law protect authors' moral rights such that they are in a lie nable and un-transferable and it is to be assumed that performers moral rights are similarly protected.

Performers'moralrightsareexpressedasfollows:

"Theperformerhastherighttohavehisnameassociatedwithhisperformances, and also to object to any distortion or mutilation of hisperformance or other adverse actin relation to it that might damage his prestigeor reputation."

(1) DurationofPerformers'Rights

The law gives protection to performers' rights for a period of 50 years counted from:

- thefirstfixationoftheperformanceinaphonogram
- thefirstperformanceofworksnotrecordedonphonograms;
- thefirsttransmissionbyradio,televisionorothermedium.

(m) Beneficiaries of Protection

The General Provisions of the law create the following beneficiaries of its protection.

"Art.7 .Foreignauthorsorownersofrightsandtheirsuccessorsintitlehavethe samerightsasnationalsbyvirtueofthisLawandinternationaltreatiesoncopyrightand neighboringrightssignedandratifiedbyMexico.

"Art.8 .Performers, publishers and producers of phonograms and videograms and broadcasting organizations that have effected, respectively, the first fixing of their performances, their publications, the first fixing of the sounds of their performances or the images of their videograms or the communication of their broadcast souts idethenational territory shall be nefit from the protection accorded by this Law and the international treaties on copy right and neighboring rights signed and ratified by Mexico."

B. REGULATIONOFTHEFE DERALAUTHORS'RIGHTSLAW

The 1998 Federal Copyright Law is further interpreted and defined by a set of Regulations dating also from 1998. These regulations provide more detail a stotheactual exercise of the right scontained in the law, including how royal ties a near at edby the exploitation of works, performances, etc. are defined and dealt with. It is important how ever to differentiate between the Law (established by the Legislature) and the Regulations (established by the Executive). The Regulations cannot create in the Law will always take precedence.

(a) DefinitionofRoyaltiesandtheEntitlementofRight -HolderstoSecondaryUse Payments

InChapterIIoftheRegulations,themeaningofroyaltieswithintheFederalLawis explained,asisthepay menttoauthorsandperformers. The provisions make it clear that these groups of right -holders are entitled to receive royalties for the secondary use of their works and performances, according to the form of exploitation concerned.

 $^{{\}it Reglamentodela Ley Federal del Derechode Autor}.$

"Article8.-Fort heeffectsoftheLawandthisRegulation,royaltiesareunderstoodas theeconomicremunerationgeneratedbytheuseorexploitationoftheworks,performances orexecutions,phonograms,videograms,booksorbroadcastsinanyformormedium.

"Article9 - Paymentofroyaltiestotheauthor, to the holders of related rights and to their assignees will be made independently to each one of those who have a right depending on the form of exploitation involved.

"Article 10.-Royalties for public communication, exhibition or performance of literary and artistic works will be generated in favor of the authors and holders of related rights, as well as of their assignees, when performed directly or indirectly for profit."

(b) Performers' Remuneration: Communicat iontothe Public of Audiovisual Works

UnderArticle133oftheFederalLaw,acompulsorylicenseiscreatedforthedirect communicationtothepublicofphonograms —howeverthelawstipulatesthattheuserofthe phonogramsmustpaytheright —holders,in cludingtheperformers.Article12ofthe Regulations underlinesthisprovisionbutalsoseemstogofurtherthantheLawitself,byfurtherdefiningthe notionofcommunicationtothepublicinrespectofthisprovision,specifyingthateachcategory of right-holdermustreceiveseparatepaymentandextendingtherighttocinematographicand audiovisualworks.Inpractice,however,thisextension(whichdoesnotappearintheLawitself isnotoperational.

"Article12: Forpurposesofarticle133ofth eLaw, ³²directcommunicationtothe publicofphonogramsisconsidered:

- Publicperformancemadeinsuchawaythatapluralityofpeoplecanhave accesstothem, whether by an alogue or digital reproduction, reception of transmission or broadcast, or any other manner;
 - Publiccommunicationbybroadcasting,or
- Transmissionorretransmissionbywire,cable,fiberopticorotheranalogous procedure.

"Thepaymentmentionedinarticle133oftheLawmustbemadeindependentlyto eachoneofthecategoriesofhol dersofcopyrightsandrelatedrightsthathavethe ownershipoftherightsontheexploitationforminvolved.

"The provisions of this article will apply where relevant, to cinema to graphic and audiovisual works."

Art.133: Oncethephonogramhasbeenlawfullyb roughtintoanycommercialcircuit,neitherthe owneroftheeconomicrightsnortheperformersnorthephonogramproducersmayobjecttoits directcommunicationtothepublic,providedthatthepersonsusingitforprofit -makingpurposes makethecorresp ondingpaymenttothem.

Inaddition, Chapter III entitled Cinemat ographicand Audiovisual Work, Articles 34 and 35 establish the right of authors and performer storeceive as hare of royal ties due from the communication to the public of audiovisual works;

"Article34: Audiovisualproductioncontractsmustestablishth eproportionalshareor thefixedremunerationfortheauthorsortitleholdersspecifiedinarticle97oftheLaw, whichwillruleforeachactofexploitationoftheaudiovisualwork.Whenthecontract doesnotconsideranyformofexploitation, suchex ploitationwillbeunderstoodasreserved infavoroftheauthorsoftheaudiovisualwork."

Whatisestablishedinthisarticleapplieswhererelevant,totheactingandperformances included in the audiovisual work.

"Article.35".-Theauthorsoftheau diovisualworkandtheperformingartistswho participateinitwillreceiveashareintheroyaltiesgeneratedbyitspublicexecution."

(c) NewAmendmentstotheFederalCopyrightLaw

AtthetimeofwritinganumberofdraftamendmentstotheFeder alLawareunder consideration. Thesewere approved by the Mexican Senatein 2002 and if approved by the Congress, would have the effect of strengthening the current lawinfavor of authors and performers by adding to, and amplifying existing provisions in the law. Whether passed in the current session of Congressor not, the seamend ments illustrate the kinds of changes to the current Federal Lawsought by authors and performers.

Amendmentsproposedincludedgrantingauthorsanunwaivableremunerationri ght,subject tomandatorycollectivemanagement,inallpubliccommunicationandmakingavailableof audiovisualworks,andgrantingperformersasimilarunwaivablerighttocollectremunerations forallexploitationsoftheirperformances(thoughnotsubj ecttomandatorycollective management). In the case in which aperformer does not have a contract the collecting society would receive the remuneration.

Theamendmentswould also introduce both analog and digital private copying levies, with a requirement that collectings ocieties assign no less than 20% of the amount collected to cultural activities in their area. They would further require payment to collectings ocieties for the commercial use of public domain works, and would extend the term of copy ight protection to 100 years for authors and 75 years for performers.

C. PERFORMERS'TRADEUN IONSINMEXICO

(a) HowtheUnionsOperate

IntheMexicansystemofperformers'rightstheperformers'tradeunionshaveasignificant roleinmanagingthec ontractsandagreementsthatdeterminepayandconditionsfortheir members, butdeal with rightsthrough aperformers' collecting society.

Therearetwoperformers'unionsinMexico — AsociaciónNacionaldeIntérpretes (ANDA) whichrepresentsactorsworking professionallyinallkindsofperformance — theatre, radio, variety, circus, cinema, television, dubbing, modelingetc., and the SindicatodeTrabajadores de laMúsicadelaRepúblicaMexicana(STMRM). Of these two organizations, ANDA seems to play themo reprominentrole intermsofaudio visual production and has a very comprehensive membershipamong Mexico's actors and other audio visual performers.

(b) CollectiveAgreementsandIndividualContractsforAudiovisualProduction

PerformersinMexicoare hiredunderindividualservicecontractseachtimetheyworkin audiovisualproductions. Theonly exception to this system is that which exists for certain actors who are regularly employed by the largest Mexicantelevision company, Televisa. These star performers have exclusive contracts of employment by which they are paid monthly whether they are working on a production or not. This allows Televisator etain their exclusives ervices for telenovelas (so apoperas) and prevents them from taking workins oapoperas or other programs for competing national or for eign companies.

There is a strong tradition of collective bargaining and organization for performers in Mexico and, a sincertain other civillaw countries, the agreements made by trade unions are linked to the Federal Labor Law and indeed codified within that law, rather than being private arrangements between parties as is seen in the Anglo -Sax on legal tradition.

ANDAthereforenegotiatesseparate, though similar, collective terms with every tele production company and also has an agreement with film producers who work within Mexican territory. However these agreements are laboragreements and do not deal with issues relating to intellectual property rights. The agreements establish minimu ms and are widely observed by producers.

ANDA's negotiations with producers focus on performers' working conditions, including minimum fees, traveland perdiems, overtime and also displacement fees for foreign workers which are fees charged to producers by the unions for each non - Mexican employed on a foreign film. Like other Mexican film unions, ANDA's agreements are applied event of oreign producers working in Mexican at the union also has certain jurisdiction overwork permits for non-Mexican actors. Other benefits provided by the union include free medical treatment and a retirement fund which emanates in part from the collective agreements.

(c) Contracts, Collective Agreements and Television Repeat Fees

Thepaymentofrepeatfeesforperformers intelevisionisnegotiatedaspartofthe performer's individual contractor collective agreement with the television producer. The producer pays a determined percentage of the artist's original salary. The percentages range from 10-100% of the feedepe nding on the bargaining power of the star at the time of entering into the original contract. These fees are administered via the collecting society *Asociación Nacional de Intérpretes* (ANDI).

D. COLLECTIVEADMINISTR ATIONOFPERFORMERS' RIGHTS

(a) ANDI-aPerformers' Collecting Society

In1957themembersoftheMexicanactors'unionANDAsetupaneworganizationknown asANDI(*AsociaciónNacionaldeIntérpretes*),arisingfromthecopyrightlawtheninforcethat hadbeenenactedin1956.Established asanassociationtodefendmoralandpatrimonialrights andtopursuetherightsofnationalandforeignperformersarisingfromthecommercialuseof theirworksinMexico,ANDIimmediatelyembarkeduponthekeytasksofsensitizing performerstotheim portanceoftheirintellectualpropertyrightsandalsostartednegotiationsto obtainpaymentforperformersforthepublicperformanceofphonograms,againstconsiderable resistancefromusers.

Insubsequentdecades, ANDI has grown instrength and activ ities establishing tariffs for the use of performances in different media, a stechnology developed, lobbying politician stoga in improvements in the legal situation of performers. The organization became completely separate from ANDA in the 1970's, althou ghthetwowork closely together, and is a non-profit body established under the Federal Law. AND I represents and managesthe rights of its members in the whole range of different media and uses.

(b) TheLegalBasisfortheCollectiveAdministrationof RightsinMexico

Title IX of the Federal Law dictates rules for the establishment of collecting societies. The general definition of what constitutes such as ociety is contained in Article 192:

"Art.192 .Acollectingsocietyisalegalentitywithout gainfulintentthatissetup underthisLawwithaviewtoprotectingbothnationalandforeignauthorsandownersof neighboringrights, and also collecting and delivering to those personst he sums payable to them by virtue of their copyrightorneighboring ringrights.

"The successors in title of authors and owners of neighboring rights, whether national or foreign but residing in Mexico, may be long to collecting societies.

"Thesocietiesreferredtointheforegoingparagraphsshallbesetupwithaview to the provision of mutual assistance for their members, and shall base their action on principles of collaboration, equality and equity, in addition to which they shall operate on the principles laid down by this Law, which make the mintopublic -interest bodies."

Thelawgoesontostatethatmembershipofacollectingsocietyisvoluntaryandthat right-holdersmaychoosetoexercisetheirrightsindividuallyinpersonorthroughanagent, althoughoncehavinggivenamandatetoasociety,thisceasesto beanoption.

Inthecaseofroyaltiescollectedonbehalfofright -holdersfromabroad, the law states that the principle of reciprocity shall apply.

(c) AimsandResponsibilitiesofCollectingSocieties

The following selected articles states ome of the keyaims and responsibilities of collecting societies under the law:

"Art.202: Collectingsocietiesshallpursuethefollowingaims:

- 1. toexercisetheeconomicrightsoftheirmembers;
- 2. tokeepatthedisposalofusers,ontheirpremises,thereper toiresthatthey manage;
- 3. tonegotiatewithusers,accordingtothetermsoftherelevantmandate,licenses fortheuseoftherepertoiresthattheymanage,andtoconcludetheappropriate contracts.
- 4. tomonitortheuseofauthorizedrepertoires;
- 5. tocollect, onbehalfoftheirmembers, the royalties payable for the copyrightor neighboring rights that belong to them, and to hand those royalties over after deduction of the society's administrative costs, provided that express terms of reference exist;
- 6. tocolle ctanddistributeoverroyaltiesaccruingtotheownersofforeign copyrightorneighboringrights, eitherthemselvesorthroughcollectingsocieties that represent them, provided that an expressmandate has been granted to the Mexican collecting society, and after deduction of a dministrative costs;
- 7. topromoteorcarryoutassistanceservicesforthebenefitoftheirmembers, and tosupportpromotional activities relating to their repertoires.

"Art.203 .Collectingsocietiesshallbeunderthefollowing obligations:

- 1. tointerveneintheprotectionofthemoralrightsoftheirmembers;
- 2. toagreetomanagetheeconomicrightsorneighboringrightsthatareentrusted totheminaccordancewiththeirobjectiveoraims;
- 3. tohavetheirarticlesofassociationan dstatutesenteredinthePublicCopyright Registeroncetheyhavebeenlicensedtooperate,andalsotherulesofcollection anddistribution,thecontractsconcludedwithusersandtherepresentation contractsthattheyhavewithcounterpartsocieties,andtheinstrumentsand documentsbywhichmembersoftheirgoverningandsupervisorybodies, directorsandagentsareappointed,allwithin30daysfollowingapproval, conclusion,electionorappointment,asthecasemaybe;
- 4. togiveallmembersequaltreat ment;
- 5. togiveallusersequaltreatment;
- 6. tonegotiatetheamountoftheroyaltiespayablebyusersoftherepertoirethat theymanageand, wherenoagreementisreached, topropose the adoption of a general tariff to the Institute, and submit supportinge vidence."

Finally, the Lawrequires that a collecting society publish the rules to which systems for the distribution of amounts collected are subject; and that those rules shall be based on the principle where by the owners of the conomic or neighboring rights represented a regranted as hare in the

royalties collected that is strictly proportional to the current, actual and provenuse of their works, performances, phonograms or broadcasts.

(d) ANDI's Administrative Structures and Requirements

ANDIis runbyaBoardofDirectorsandaCommitteeofScrutiny(ComitédeVigilancia) thatarebothelectedevery6yearsbythemorethan17,000performerswhoarecurrentlyinthe organization'smembership.

Themembersof AND I are defined as:

- Actorsandactr esses;
- Narrators:
- Speakers;
- Singers;
- Models;
- Dancers:
- Anypersonwhoundertakesasimilaractivityandwhoseperformance(voice,and/or image)isfixedinanywaythatmakesitsrepetitionpossibleinanymedia.

ForeignperformersareabletojoinANDIas directmembers.

AND I charges an administration fee of 15% of the royal ties collected to its Mexican members, and 20% for foreign performers.

(e) HowPerformersJoinANDI

Tobecomeamemberof ANDI, performers must sign ageneral mandate, conferring upon the collecting society the right to represent and collect on the basis of his/her current and future work, money due from the exercise of his/her patrimonial rights. This mandate is required under the Federal Law. In order to join, performers must produce are levant ANDA union contract as well as other documents, in order to prove that they have indeed worked on a production.

(f) TheSocialRoleofANDI

ANDIalsohasaverysignificantsocialrole, established under the law, in assisting those of its members who, for reasons or a georinfirmity no longer have the ability to make their living in the acting profession or who require other kinds of social assistance. The organization provides a range of social benefits for its members through a fund, under the following headings:

- Socialsecurity
- Solidarityassistance
- Assistancefortotalincapacity
- Extraordinaryannualassistance

- Assistanceforpurchasingglasses
- Assistancefordentalservices

Fundsavailablestemfromtheinterestearnedonincome fromperformers'rightsanda rangeofdifferenteligibilityrequirementspertaininordertoobtainthesebenefits.

(g) RightsandFeesNegotiatedandCollectedbyANDI

ANDIdeals with all those are as of the industry that make a communication to the works in order to make a profit, principally Cinema, Radio and Television. Since 1997 and the introduction of a presumption of transfer of rights for audiovisual performances ANDI has predominantly collected remuneration due with respect to the commercial use of phonograms. The society is engaged in a vigorous legal and political lobbying campaign to change this situation.

Televisionrepeats

While ANDA, the union negotiates the basic collective agreements for performers with television, ANDI distributes the subsequent repeat fees paid by producers for repeats of programs—payments in these cases vary between 100% for each repeat to 10% depending on the age of the production and the part of the world in which the program is being repeated.

Communicationtothepublicofphonograms

Inaddition, since, ANDI has been able to negotiate tariffs for a range of users that use those works in order to make a director indirect profit (as defined by the Federal Law), including; Hotels, bars, hospitals, night clubs motels, planes, buses, airports, restaurants, juke boxes, boats, trains bank setc.

(h) Commercials

Article 74 of the Federal Lawregulates contracts made for commercials and specifies that artists will have the right to receive no less than the same amount of payment as was contracted for each six months of use. However after each three years the artist's authorization must be sought if the commercial is still to be used. The advertising agencies are responsible for these payments directly to the performers, rather than the collecting society, since the sepayments are based on the original contractual agreement.

(i) MultimediaandInternetUse

Atpresenttherearenotariffsestablishedfortheseuses, although the law makes this possible.

Figures

Table1:ComparisonofANDI'sincome(period1989- 1994withperiod1995 -2000)

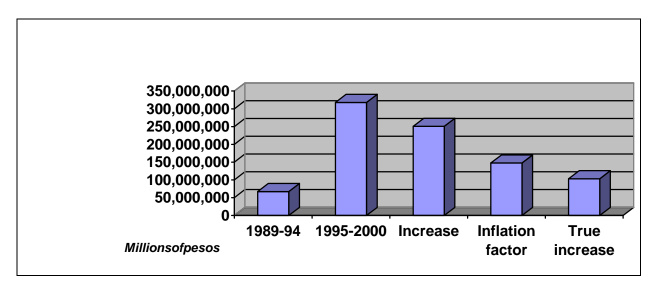


Table2:Comparisonofincomefromnewareas(soundrecordings),1995 -2000

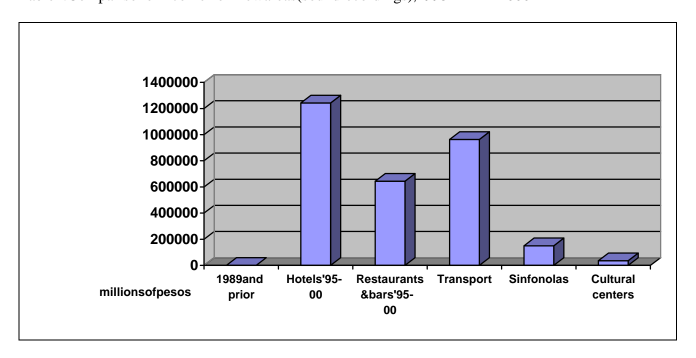
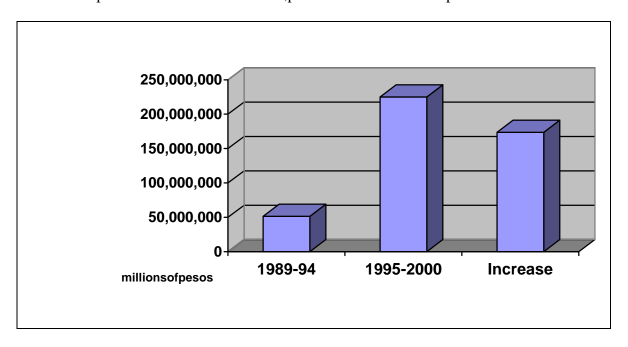


Table3:Compariso nofdistributionsmade,period1989 -1994withperiod1995 -2000



[Endofdocument]