

SCCR/30/3 REV. ORIGINAL: ENGLISH DATE: APRIL 19, 2016

# **Standing Committee on Copyright and Related Rights**

Thirtieth Session Geneva, June 29 to July 3, 2015

STUDY ON COPYRIGHT LIMITATIONS AND EXCEPTIONS FOR LIBRARIES AND ARCHIVES: UPDATED AND REVISED

prepared by Kenneth D. Crews, J.D., Ph.D.

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#### **EXECUTIVE SUMMARY**

#### INTRODUCTION

This report is the third in a series of studies commissioned by the World Intellectual Property Organization on copyright exceptions for libraries and archives, <sup>1</sup> each undertaken by Dr. Kenneth D. Crews as principal investigator. This report supersedes in full the data collections presented in the previous two studies from 2008<sup>2</sup> and 2014.<sup>3</sup> All three studies examine the nature and diversity of statutory provisions in the copyright law of WIPO Member States and provide an analytical survey of the relevant law. The present report, however, consolidates information from the 2008 and 2014 studies, adds substantial new information and updated statutes, expands the coverage of statutory topics, and reexamines nearly every detail. For the first time, this report gathers and analyzes law related to copyright exceptions from all 188 countries that are current members of WIPO.

Of the 188 member countries, 156 of them have at least one statutory library exception, and most of the countries have multiple statutory provisions addressing a variety of library issues. Thus, of the 188 countries, 32 have no library exception in their domestic copyright statutes. These basic statistics suggest strongly that exceptions for libraries and archives are fundamental to the structure of copyright law throughout the world, and that the exceptions play an important role in facilitating library services and serving the social objectives of copyright law. The most common subject matter of the statutes is making copies (usually single copies) of works for readers, researchers, and other library users, and making copies for preservation of materials in the collections. Almost as frequently, countries have enacted statutes authorizing libraries to make copies for replacement of works that have suffered damage or loss.

These three topics long have been a mainstay of library exceptions, but recent years have brought revisions that reflect changing needs and new technologies. Most significantly, the European Union adopted a 2001 directive that authorized member countries to make digitized copies of works available to users on the premises of the library for research and study. That provision has been adopted in many of the European countries, and analogous statutes have been made a part of domestic law in countries beyond the E.U. On the other hand, relatively few countries have enacted truly distinctive law that breaks from various trends in lawmaking to address newly emerging problem areas at the border between copyright and digital technologies. Among the countries that have enacted extensive and original statutes in recent years are Canada, the Russian Federation, and the United Kingdom.

While few countries have enacted comparable major changes, at any given time many countries are either revising their library exceptions or adopting entirely new copyright acts. Indeed, Mauritius and Seychelles adopted wholly new copyright acts in 2014. Revisions of selected

<sup>&</sup>lt;sup>1</sup> The concepts of library, archives, and library exception are defined below.

<sup>&</sup>lt;sup>2</sup> Kenneth D. Crews, *Study on Copyright Limitations and Exceptions for Libraries and Archives*, World Intellectual Property Organization, Standing Committee on Copyright and Related Rights, Seventeenth Session (Geneva, Switzerland: 2008), available at http://www.wipo.int/meetings/en/doc\_details.jsp?doc\_id=109192. The 2008 study includes a lengthy (approximately 55 pages) introduction that surveys and analyzes the various statutes that were included in that report. Although current research would change many details, the general principles and findings set forth in the introduction are relevant today and will be of great interest to researchers and officials needing to explore the issues more fully.

<sup>&</sup>lt;sup>3</sup> Kenneth D. Crews, *Study on Copyright Limitations and Exceptions for Libraries and Archives*, World Intellectual Property Organization, Standing Committee on Copyright and Related Rights, Twenty-Ninth Session (Geneva, Switzerland: 2014), available at http://www.wipo.int/meetings/en/doc\_details.jsp?doc\_id=290457.

<sup>&</sup>lt;sup>4</sup> Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on the Harmonization of Certain Aspects of Copyright and Related Rights in the Information Society, 2001 O.J. (L 167), pp. 10-19.

copyright statutes have occurred during just the last several months in numerous European countries<sup>5</sup> and in Canada, Mexico, Peru, and Singapore. Research on worldwide copyright developments is a dynamic pursuit.

Copyright statutes also reflect the tension that can exist among a country's competing objectives. The details of the library exceptions reveal much about the relationship of copyright law to library services. They also can manifest a compromise among cultural, historical, and economic objectives, typically by permitting libraries to make socially beneficial uses of copyrighted works, while setting limits and conditions aimed at protecting the interests of copyright owners, publishers, and other rightsholders. This report offers the raw data of statutes that can allow for a deeper understanding of the objectives and alternatives for developing even more effective law in the future.

#### **TERMINOLOGY**

The terms and labels employed in the examination of copyright and copyright exceptions can have profound implications. This report employs many of the same terms used in the earlier studies, and some merit repeating here:

- "Library" and "librarian": At least in this introductory section, these terms may be used to include not only libraries and librarians, but also archives and archivists. The differences between libraries and archives are many and important. For the sake of efficiency of language, this report may occasionally use the term "library" to address both types of institutions. However, the charts do not generalize and do not shortcut the language. If the statute encompasses libraries and archives, or museums and any other institution, the charts reflect that detail. Similarly, if the statute references only "libraries," so does the chart.
- "Copyright": The scope and character of copyright law is changing in many countries.
   For this report, the term "copyright" will refer to the legal rights associated with a protected work of any type. Those rights will most often encompass the so-called "economic rights" of reproduction and the like. Where appropriate, this report will make occasional mention of moral rights and neighboring rights (referred to in some jurisdictions as "related rights").
- "Exception": This report is fundamentally about copyright limitations and exceptions. The language of the law and of legal literature will sometimes use other labels, including "exemptions," or "limitations on rights of copyright owners," or "rights of copyright users." This report takes no position on the appropriateness of any label, other than selecting "exception" for purposes of clarity and simplicity. The particular exceptions applicable explicitly to libraries (and archives) are "library exceptions."

The working definition of a "library exception" for this report presumes that the library or other institution is permitted by the statute to use the work without permission from the author, copyright owner, or any other party, and that no payment or other remuneration is due for the

<sup>&</sup>lt;sup>5</sup> Many of the recent changes in European countries have resulted from implementation of the E.U. orphan works directive. Directive 2012/28/EU of the European Parliament and the Council of 25 October 2012 on Certain Permitted Uses of Orphan Works, 2012 O.J. (L 299), pp. 5-12.

<sup>&</sup>lt;sup>6</sup> This report uses the term "exemption" in the context of the anti-circumvention legislation, largely in recognition of that the anti-circumvention law is fundamentally different from the traditional parameters of copyright. Many countries offer "exemptions" from the prohibition against circumvention of technological protection measures. The term "exemption" also helps clarify that the concept of "no library exception" is referring to exceptions to the economic and other rights that are at the traditional core of copyright law.

use. Therefore, if the statute expressly makes the statement that the use is allowed without permission or payment, those elements of the statute may not be reiterated in the charts. Conversely, if the statute states that application of the exception is conditioned on permission or payment, or participation in a licensing system, that statutory requirement is included in the charts.

#### **SCOPE OF THE STUDY**

This study focuses on those provisions of domestic copyright legislation that establish explicit copyright exceptions applicable to libraries in general or to certain types of libraries in broad categories. The study does not systematically encompass statutes applicable only to individually named libraries or to small and limited groups, such as state libraries or national libraries.

The research also encompasses law related to the issue of circumvention of technological protection systems, principally to underscore any provisions that might allow libraries or archives to engage in circumvention or other acts, that would be otherwise prohibited, in fulfillment of their services or to exercise the benefits of a library exception when the work in question is behind the protection of technological measures.

If a country's law includes no library exception, that fact is noted at the outset of that country's charts. Otherwise, detailed charts break out the elements of statutes on topics such as:

- General Library Exception. Some countries have a broad and flexible provision that
  permits a library or other institution to make copies of works, usually subject to various
  conditions, but not limited to particular purposes. The chart below notes the number of
  countries that have only a general library exception. Many more countries have a
  general exception together with other provisions, but it is especially insightful to note
  those countries rely solely on a general exception, without the benefit of a more specific
  library statute.
- Copies for Research and Study. One of the most common statutes within this study is
  the provision permitting a library or other institution to make copies (usually single
  copies) at the request of a user, often specifically for that person's research or private
  study. This category of statutes includes any provision that authorizes the library to
  make a copy of a work for a user, whether "research and study" is noted in the statute or
  not.
- Making Available. The European Union directive of 2001, as described above, led many E.U. countries to adopt a statute allowing libraries to make digital works available to users on the premises, usually for their research or study. The chart below notes that 28 countries have adopted such a statute. It worth noting that 11 of those countries are not in the European Union.

<sup>&</sup>lt;sup>7</sup> This report centers on the copyright statutes (and in a few instances, regulations adopted pursuant to statutory authority) of each country. Hence, the standard for having "no exception" is whether the copyright legislation, as enacted by the appropriate lawmaking body in each country, includes a copyright exception explicitly applicable to libraries. On the other hand, some countries have no statutory exception, but they are members of multinational instruments that include copyright exceptions for libraries. The Cartagena Agreement and the Bangui Agreement are examples, and they are cited with each appropriate country. In order to treat all countries consistently throughout this study, a country is treated as having no library exception if it does not have such a provision in its own domestic law.

- Copies for Preservation or Replacement. Also relatively common are statutes that
  authorize the library to make copies of works for preservation, without necessarily
  requiring that the work first be at risk. Almost as common are statutes authorizing
  libraries to replace existing copies in the collection, or in the collection of another library,
  if the work is lost, damaged, deteriorated, or otherwise in jeopardy.
- Interlibrary Loan or Document Supply. Less common are statutes that permit libraries to make copies of works to provide to other libraries for the libraries' use or for delivery to users at their request.
- Anti-circumvention. Many countries have enacted provisions barring the circumvention
  of technological protection measures. Some of those countries also have enacted
  certain exemptions. This study identifies countries that have statutory exemptions
  explicitly applicable to libraries.

The charts often go far beyond this list of leading topics. Some countries have enacted statutes on specialized needs of libraries, and those statutes are included here in detail. Nearly every country has other exceptions and copyright provisions that might be important to libraries, even if the statute is not explicitly about libraries. Thus, the "Miscellaneous" chart for each country often includes brief references to statutes on matters such as personal copying, public lending, fair dealing, the needs of disabled persons, and much more. These mentions are hardly comprehensive. They are little more than summaries of other statutes that might be useful to libraries or might be interesting points for further research; they are also not the result of exhaustive research and are not included as a consistent matter across all countries throughout the report. Yet even as mere summaries of potentially relevant law, they demonstrate the expanding diversity of copyright exceptions and the growing complexity and importance of defining the interface between legal protection and copyright exceptions.

#### **Library Exceptions in National Copyright Statutes**

Summary of Findings of a 2015 Study for the World Intellectual Property Organization Study by Kenneth D. Crews

Total Countries in the Study: 188

Exception	Number of Countries
None	32
General Library Copying (Note: The statistic is the number of countries with <i>only</i> a general exception.)	31
Copies for Library Users (Research or Study)	98
Copies for Preservation or Replacement	Preservation: 99  Replacement: 90
Research or Study (Making Available)	28
Document Supply or Interlibrary Loan	Document Supply: 21 Interlibrary Loan: 9
Anti-Circumvention of Technological Protection Measures – Exemption for Libraries	52

#### **METHODOLOGY**

While this 2015 report supersedes the 2008 and 2014 studies, the significance of the earlier studies for this report is unmistakable. Preparation of this report began with a consolidation of the charts from the two existing reports and identification of remaining gaps and deficiencies. The next step was an exhaustive review of the resources available on WIPO Lex, a vast resource of intellectual property statutes and other sources from all of the WIPO member countries (see www.wipo.int/wipolex/en/). The WIPO Lex findings were supplemented, replaced, or confirmed through rigorous legal research, including online and database searches, library visits, and contacts with copyright offices and specialists in some countries. Indeed, after following these research steps, the sources were further checked by visiting the website of the copyright office for each country, working principally from the list provided by WIPO (see www.wipo.int/directory/en/urls.jsp). In general, the preference has been to cite to a statutory source available on WIPO Lex, but if a different and preferable source became available, it is used here.

The research objective has been to find a reliable and current source for the library exceptions in each country. The source ultimately cited may not be an "official" version of a country's statute, but all indications from the research were that the source was current on the relevant issues, and the source and translation were reliable. A general preference was to find a version

that had been translated into English, although the researcher has the ability to make original translations from some languages. Other translations were accomplished or verified through application of the translation tool on WIPO Lex or Google Translate. In other instances, colleagues in various countries generously offered their skills and insights, and their important contributions are noted in the acknowledgements below.

The statutes used in the analysis are cited at the end of each country's charts. Punctuation and spelling are edited for consistency throughout, except when included in a quotation. The names of countries are consistent with the WIPO list of Member States (see www.wipo.int/members/en/). Dates have been converted to a consistent format of day-month-year. The dates at the end of each country's entry in the report indicate the date in 2015 when the chart was last edited. The entry may also include earlier dates, indicating when the charts had been last edited for inclusion in one or both of the previous WIPO studies.

#### **ACKNOWLEDGEMENTS**

This study would have been impossible without support from colleagues in all parts of the world. My thanks especially to the following professionals whose insights and information generously provided through the past two years directly shaped this study.

Noureddine Ahmidouch, WIPO Shayea Alshayea, Saudi Arabia Nomintuya Baasankhuu, Mongolia Emilija Banionytė, Lithuania Alexandra Bhattacharva, Bangladesh Maja Bogataj Jančič, Slovenia Vicky Breemen, Netherlands Ana Budimir, Slovenia Diane Chadarevian, WIPO Aisulu Chubarova, Kyrgyzstan Teresa Hackett, Ireland Nina Hekau. Niue Trish Hempworth, Australia Jose Roberto Herrera Diaz, Colombia Peter Hirtle. United States of America Susan Isiko Strba, Switzerland Ibrahim H. Jama, United Kingdom Mickael le Borloch, France Jukka Liedes, Finland Dana Neascu, United States of America Denise Nicholson, South Africa Victoria Owen, Canada Ron Pinder, Bahamas Behrooz Rasuli, Iran (Islamic Republic of) Maria Rehbinder, Finland Jerker Ryden, Sweden Elbashier Sahal, Sudan Sangeeta Shashikant, Bangladesh Irina Shurmina, Russian Federation Barbara Stratton, United Kingdom Tatiana Synodinou, Cyprus Barbara Szczepanska, Poland

Gretel Villafranca de Tejada, Cuba

Harald von Hielmcrone, Denmark Benjamin White, United Kingdom Pavel Zeman, Czech Republic

Colleagues at WIPO were instrumental in making this study possible and comprehensive. WIPO Lex has evolved in recent years into an extraordinary database of intellectual property law. My deepest thanks to everyone at WIPO who opened the way for WIPO Lex to grow, and who developed it into a well-organized, searchable, and expansive collection of laws. Special thanks are due to Michele Woods and Geidy Lung, who patiently supported this project at every step. I had the privilege of presenting some findings to the SCCR meeting in Geneva in December 2014, and I thank Director General Francis Gurry, Anne Leer, and Martin Moscoso Villacorta for their guidance and leadership throughout.

I continue to appreciate the work of my research assistants on the two previous studies: Michelle Choe, now with the U.S. Copyright Office, and Trina Kissel Taylor, with the firm of Faegre Baker Daniels in Denver, Colorado. Their contributions were in earlier years, but their influence often appears today in the pages of this report. Our robust discussions about statutory interpretation continue to shape my evaluation of the library exceptions.

Special thanks are due to my associates at Columbia Law School, especially the extraordinary professionals in the law library and Vice Dean Avery W. Katz. I also thank my law colleagues at Gipson Hoffman & Pancione for their patience and support as I met project deadlines and flew to distant places. I am grateful for this opportunity, and I welcome comments and updated information from all readers.

Kenneth D. Crews Los Angeles, California (USA) 10 June 2015

### LIBRARY EXCEPTIONS OF THE WORLD

### **AFGHANISTAN**

Replacement			
Who can copy?	Library or arc	Library or archive.	
	Conditions:	The statute does not explicitly state that a library or archive is the party authorized to act, suggesting that an agent or other party may make the copy for the stated library purposes.	40(3)
What can be copied?		A work that is in the permanent collection of another similar library or archive.	
	Conditions:	By implication, the work is, or has been, in the collection of the library or archive making the copy.	
		It is impossible to obtain such a copy under reasonable conditions.	
Purpose of the copy?	•	when necessary, a copy that is lost, rendered unusable in the collections brary.	
	Conditions:	None.	
Medium of the copy?	Not specified	,	
Other provisions?		production or photocopy is an time occurring case.	

Preservation			
Who can copy?	Library or arc	Library or archive.	
	Conditions:	The statute does not explicitly state that a library or archive is the party authorized to act, suggesting that an agent or other party may make the copy for the stated library purposes.	40(3)
What can be copied?	Not specified		
	Conditions:	Concept of preservation implies that the work is, or has been, in the collection of the library or archive.  It is impossible to obtain such a copy under reasonable conditions.	
Purpose of the copy?	To preserve t	he original copy.	
	Conditions:	None.	
Medium of the copy?	Not specified.		
Other provisions?	•	production or photocopy is an time occurring case.	

Research or Study		
Who can copy?	Library or archive.	Art.
	Conditions: None.	40(2)
What can be copied?	Statute refers to "copying and replication of a	

	Work" but later refers to a "published article" that is "a summary or an extract of the Work."		
	Conditions:	See definition of "Work."	
Purpose of the copy?	To satisfy per	rsonal needs.	
	Conditions:	The library or archive makes sure	
		that the copy will be used solely for	
		the purposes of study, scholarship,	
		or research.	
		The user does not make direct or	
		indirect commercial gains.	
Medium of the copy?	Not specified		
Other provisions?	If the copying	is repeated, each occurrence should	
	be on a sepa	rate and unrelated occasion.	
	This provision	n applies if there is no collective	
	license availa	able for reproduction by a competent	
	authority in the collective management of rights, of		
	which the libr	ary or archive is, or should be, aware.	

Anti-Circumvention of Technological Protection Measures			
Circumvention		s for certain acts of manufacturing	Art. 30
provisions?	or importing device	ces or instruments.	
Prohibited Acts?	The Act of	No. The crime is generally	
	Circumvention?	limited to import or manufacture	
		with the intent to use the	
		devices to deactivate	
		protections against reproducing	
		works or controlling reception of	
		broadcast transmissions.	
	Dealing in	Yes.	
	Devices?		
	Providing	No.	
	Services?		
Access Control or	Both.		
Owner's Rights Control?			
Exemptions that could	None.		
be used by libraries?			

Miscellaneous		
Personal Copying	Limited right of a natural person to reproduce a	Art.
	work for personal use.	39(1)
Educational Copying	Single copies of short work or extracts of works	Art.
	with restrictions for teaching purposes.	40(1)
Berne Appendix	Any citizen can apply to the Ministry of Information and Culture for authority to translate and publish	Art. 44
	certain works for education. These provisions	
	reflect many details of the Berne Appendix.	
Definition	"Work" is defined as "a phenomenon that is created through knowledge, art or the initiative of the creator without taking into account the way that it is said, appeared or created."	Art. 3
Source	Law on the Support of the Right of Authors, Compos Artists, and Researchers (Copyright Law) of Afghani	

	54 (21 July 2008), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=241541.
Last edited:	15 April 2014; rev. 21 April 2015

## ALBANIA

Library Use			
Who can copy?	Libraries.	Art.	
	Conditions: None.	26(f)	
What can be copied?	Works located in public libraries.		
	Conditions: None.		
Purpose of the copy?	For individual usage within the library environment.		
	For the services of the library.		
	Conditions: None.		
Medium of the copy?	Photocopying.		
Other provisions?	The photocopying is permitted as long as usage	Э	
	does not prejudice the copyright or the right		
	holders' rights in the work. See preamble of Article		
	26.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous			
Personal Copying	Permits reproduction of works for private use, if does not prejudice the commercial exploitation of the work.	Art. 26(d)	
Cultural Advertisement	Reproduction and rented use is permissible for cultural advertisement under certain conditions	Art. 28	
Source	Copyright and Other Rights Related to it of Albania, No. 9380 (28 April 2005), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=223430.		
Last edited:	14 December 2007; rev. 21 April 2015		

### **ALGERIA**

Research or Study				
Who can copy?	Libraries and	Libraries and document keeping centers.		
	Conditions:	None.	]	
What can be copied?	Works can be	]		
	Works can be	e reproduced into another	]	
	summarized	work.		
	Excerpts from	n written works, with or without		
	ornamentatio	n (illustrations).		
	Conditions:	The work must be published in a		
		collection of works, newspaper		
		volumes, or periodicals.	]	
		Computer programs are excluded.		
Purpose of the copy?	For education	nal, academic research, or personal		
	purposes, by	request of a natural person.	]	
	Conditions:	None.	]	
Medium of the copy?	Not specified			
Other Provisions?	The reproduc			
	non-recurring act.			
	The reproduction is not permitted if the National			
		opyrights & Neighboring Rights has		
		lective license authorizing such		
	reproduction.			

Supplying Copies to Other Libraries			
Who can copy?	Libraries and	document keeping centers.	Art. 46
	Conditions:	The institutions must not aim at making direct or indirect commercial profits.	
What can be copied?	Works.		
	Conditions:	It must be impossible to obtain a copy under reasonable conditions.	
Purpose of the copy?	To fulfill reque document kee		
	Conditions:	None.	
Medium of the copy?	Not specified.	•	
Other Provisions?	The reproduc non-recurring	tion process must be isolated and .	

Preservation and Replacement				
Who can copy?	Libraries and	Libraries and document keeping centers.		
	Conditions:	The institutions must not aim at making direct or indirect commercial profits.		
What can be copied?	Works.			
	Conditions:	It must be impossible to obtain a copy under reasonable conditions.		
Purpose of the copy?	To maintain (	preserve) the work.		

	To replace a work that is damaged, lost, or void.		
	Conditions: None.		
Medium of the copy?	Not specified.		
Other Provisions?	The reproduction process must be isolated and		
	non-recurring	non-recurring.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Personal Copying	Permits making single copies and translations and other uses of certain works, with several specified exclusions, for personal or family purposes.	Art. 41
Source	Copyrights and Related Rights Act of Algeria, No. 03 July 2003), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=17834	•
Last edited:	30 November 2007; rev. 21 April 2015	

### **ANDORRA**

Research or Study			
Who can copy?	Libraries and	archives.	Art.
	Conditions:	The activities of the institution must	10(1)(a)
		not serve direct or indirect gain.	
What can be copied?	Published art	icles or other short works, including	
	accompanyin	g illustrations.	
	Short extracts	s of writings, including accompanying	
	illustrations.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
Purpose of the copy?		holarship, or private research, by	
		physical person.	
	Conditions:	The library or archive must be	
		satisfied that the copy will be used	
		solely for the permitted purposes.	
Medium of the copy?		reproduction.	
Other provisions?		rights are also limited by the	Art.
	provisions of	this section.	32(d)

Preservation and Repla	cement			
Who can copy?	Libraries and	Libraries and archives.		
	Conditions:	The activities of the institution must	10(1)(b)	
		not serve direct or indirect gain.		
What can be copied?	Works.	,		
	Conditions:	Only a single copy can be made.		
		The reproduction is permitted where		
		it is impossible to obtain a copy		
		under reasonable circumstances.		
Purpose of the copy?	•	and, if necessary (in the event that it		
	is lost, destro			
		copy of a work.		
	·	To replace in the permanent collection of another		
	•	or archive, a copy which has been		
		ed, or rendered unusable.		
	Conditions:	None.		
Medium of the copy?		reproduction.		
Other provisions?	The act of reproduction must be an isolated case			
		epeated, on separate and unrelated		
	occasions.			
		rights are also limited by the	Art.	
	provisions of	this section.	32(d)	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.	Art.	

provisions?			44(1)(a)
Prohibited Acts?	The Act of	No.	
	Circumvention?		
	Dealing in	Manufacturing, importing,	
	Devices?	distributing, and offering to the	
		public a circumvention device is	
		prohibited.	
	Providing	Providing circumvention	
	Services?	services is prohibited.	
Access Control or	Owner's Rights C	Control. The provisions relate to	
Owner's Rights Control?		es intended to prevent or inhibit	
	the unauthorized	exercise of any rights under the	
	law.		
Exemptions that could	There are no exp	licit exemptions for circumvention.	
be used by libraries?			

Miscellaneous		
Personal Copying	Private reproduction in a single copy of a published work is permitted, where the reproduction is made by a physical person exclusively for his own private and personal use; certain works are excluded.	Art. 7
Educational Copying	Permits limited reproductions for teaching.	Art. 9
Definitions	"Reproduction" is the making of copies in any Ar	
	manner or form.	1(xxiv)
Source	Law on Copyright and Neighboring Rights of Andorra (10 June 1999), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=19296	80.
Last edited:	30 November 2007; rev. 21 April 2015	

### **ANGOLA**

Library Use			
Who can copy?	Public librarie commercial e or teaching e	Art. 29(b)	
	Conditions: Reproduction is permitted, o condition that the number of made does not exceed the requirements to be met by th copies.		
What can be copied?	Lawfully discl	Lawfully disclosed works.	
	Conditions: The name of the author and the source of the borrowing must be stated (Article 29).		
Purpose of the copy?	Not specified		
	Conditions:	On condition that the number of copies made does not exceed the requirements to be met by those copies.	
Medium of the copy?	Reproduction by photographic or analogous processes.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Personal Copying	Reproduction, translation, adaptation, arrangement, or any other transformation for exclusively individual and private purposes is permitted.	Art. 29(d)
Source	Law on Author's Rights of Angola, No. 4/90 (10 N available at http://www.wipo.int/wipolex/en/text.jsp?file_id=179	,
Last edited:	3 December 2007; rev. 21 April 2015	

### ANTIGUA AND BARBUDA

Supplying Copies to O	ther Libraries				
Who can copy?	Librarians of	Librarians of prescribed libraries and archives.			
	Conditions:	Conditions: None.			
What can be copied?	Articles in pe	Articles in periodicals, including accompanying			
·	illustrations a	illustrations and the typographical arrangement.			
	Whole or par	ts of published editions of literary,			
	dramatic, or i	musical works, including			
	accompanyin	ng illustrations and the typographical			
	arrangement				
	Conditions:	A literary, dramatic, or musical work			
		may not be copied if, at the time the			
		copy is made, the librarian making it			
		knows or could, by reasonable			
		inquiry, ascertain the name and			
		address of a person entitled to			
		authorize the making of the copy.			
		An article or other work may only be			
		copied in cases where it is not			
		reasonably practicable to purchase			
		a copy of the item in question for			
5 (1)	<del> </del>	the purpose.			
Purpose of the copy?		To provide a copy to another prescribed library or			
	archive.				
		Conditions: None.			
Medium of the copy?	Any. See de	finition of "copy" below.			

Research or Study (Published Works)			
Who can copy?	Librarians of	prescribed libraries and archives.	§ 62
	Conditions:	None.	
What can be copied?	Articles in pe		
	illustrations and the typographical arrangement.		
	Reasonable	proportions of published literary,	
	dramatic, or r	musical works that are not articles in	
	periodicals, including accompanying illustrations		
	and the typog	graphical arrangement.	
	Conditions:	No person shall be furnished with	
		more than one copy of the same	
		article or with copies of more than	
		one article contained in the same	
		issue of a periodical.	_
		No person shall be furnished with	
		more than one copy of the same	
		material of a work other than an	
		article.	

Purpose of the copy?	For research	For research or private study.		
	Conditions:	Persons requesting copies must satisfy the librarian or archivist that they require copies solely for research or private study.		
Medium of the copy?	Any. See det			
Other provisions?	Persons to w to pay a sum the productio general expe			

Research or Study (Unpublished Works)			
Who can copy?	Librarians of	prescribed libraries and archives.	§ 65
	Conditions:	None.	
What can be copied?	musical works archive, inclu	ts of unpublished literary, dramatic, or s from documents in the library or ding accompanying illustrations.	
	Conditions:	No person may be furnished with any more than one copy of the same material.	
		A copy may not be made if the copyright owner has prohibited copying of the work and at the time of copying the librarian ought to have been aware of that fact.	
		A copy may not be made if the work was published before the document was deposited in the library or archive.	
Purpose of the copy?	For research	or private study.	
	Conditions:	Persons requesting copies must satisfy the librarian or archivist that they require copies for the permitted purposes.	
Medium of the copy?	Any. See definition of "copy" below.		
Other provisions?	Persons to whom copies are supplied are required to pay a sum not less than the cost attributable to the production, including a contribution to the general expenses of the library or archive.		

Preservation and Replacement			
Who can copy?	Librarians of prescribed libraries and archives.	§ 64	
	Conditions: None.		
What can be copied?	Literary, dramatic, or musical works, held in the		
	permanent collection of the library or archive,		
	including accompanying illustrations and the		
	typographical arrangement.		
	Conditions: A copy may only be made where	it is	
	not reasonably practicable to		
	purchase the work in question fo	r the	
	purpose.		
Purpose of the copy?	To preserve or replace the item by placing the of	юру	

	in the collection in addition to or in place of the item.		
	To replace a work that has been lost, destroyed, or		
	damaged in the permanent collection of another		
	prescribed library or archive.		
	Conditions: None.		
Medium of the copy?	Any. See definition of "copy" below.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 46(6)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures that prevent or restrict reproduction of a work or impair the quality of copies made.		
Exemptions that could be used by libraries?	No explicit exemp	tions exist for circumvention.	

Miscellaneous		
Librarian	In Sections 62 to 65, references to the librarian or archivist include references to a person acting on his or her behalf.	§ 61(1)
Declarations	Regulations may provide that a librarian or archivist, who pursuant to Sections 62 and 65 is required to be satisfied as to a matter before making or supplying a copy of a work, is entitled to rely on a declaration as to that matter, signed by the person requesting the copy, unless he is aware that the declaration is false in any material particular; and in such cases as may be prescribed, shall not make or supply a copy to any person in the absence of a declaration by that person.	§ 61(2) – (3)
	Where a person requesting a copy makes a declaration that is false in a material particular and is supplied with a copy which would have been an infringing copy if made by him, that person shall be liable for infringement of copyright as if he had reproduced the copy himself, and the copy supplied shall be treated as an infringing copy.	
Defined Terms	"Article" in the context of an article in a periodical includes an item of any description.  "Copy" in relation to —  (a) a work that is a literary, dramatic, musical, or artistic work, means a reproduction of the work in any material form and, in respect of an artistic work, includes a reproduction in three-dimensions if the artistic work is a two-dimensional work and a reproduction in two-dimensions if the artistic work is a three-dimensional work;  (b) a work that is a film, television broadcast, or cable	§ 2

	program, includes a photograph of the whole or any substantial part of any image forming part of the film, broadcast or cable program; (c) a work that is a typographical arrangement of a published edition, means a facsimile copy of the arrangement; and (d) any description of work, includes a copy of the work that is transient or incidental to some other use of the work, and references to the copying of a work of any description shall be construed to include a reference to storing the work in any medium by electronic means.	
Private Study	Permits fair dealing with a literary, dramatic, musical, or artistic work for purposes of research or private study.	§ 52
Fair Dealing	Establishes factors for determining fair dealing and sets forth four factors that are nearly identical to fair use factors.	§ 54
Educational Uses	Series of provisions on the use of works for education.	§§ 56 to 60
Source	Copyright Act of Antigua and Barbuda, No. 22 (18 December available at http://www.wipo.int/wipolex/en/text.jsp?file_id=18	
Last edited:	2 November 2007; rev. 21 April 2015	

### **ARGENTINA**

Library Provisions (none)				
Library Provisions?	The copyright statutes of Argentina include no			
	explicit library exceptions.			

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous				
Services to the Blind	Authorized bodies are permitted to reproduce and distribute copies of works on special systems to serve the needs of the blind or persons with other disabilities.	distribute copies of works on special systems to serve the needs of the blind or persons with other		
Source	Legal Intellectual Property Regime of Argentina, No. 11.723 (28 September 1933), as amended through No. 26.507 (25 November 2009), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=225488.			
Last edited:	13 December 2007; rev. 21 April 2015			

### **ARMENIA**

General Provisions (applicable to each provision of Article 24(3))			
Provide name of author? Yes. The use is permitted with the obligatory mention of the author's name.			
Provide source of borrowing?	Yes. The use is permitted with the obligatory mention of the source of the work.		

Preservation and Replacement				
Who can copy?	Libraries, arc	Art. 24		
	institutions.		(3)(a)	
	Conditions:	None.		
What can be copied?	Lawfully publ	Lawfully published works.		
	Conditions:	The library can only make one copy		
		for restoring or substituting a work		
		in its own collection.		
		The copying for another library is		
		permitted only if, in ordinary		
		conditions, the obtaining of such a		
		copy in another way is impossible.		
Purpose of the copy?	For restoring			
	copies.			
	For placing th			
	library, in case of loss of the work.			
	Conditions:	The copying must be without profitmaking.		
Medium of the copy?	Reprographic	Reprographic reproduction. See definition below.		
Other provisions?	The use of pe	Art. 53		
	same condition			
		not conflict with the normal		
	exploitation o			
	•	of the rightsholders.		

Research or Study			
Who can copy?	Libraries and archives.		Art. 24
	Conditions:	(3)(b)	
What can be copied?	Independent	articles and succinct works lawfully	
·	published in	collections, newspapers, and other	
	periodical pul	olications.	
	Short extracts	s from lawfully published written	
	works.		
	Conditions:	Only one copy can be made.	
		Computer programs are excluded.	
Purpose of the copy?	On demand of	of a natural person, for study and	
	research pur	ooses.	
	Conditions:	The copying must be without profit-	
		making.	
Medium of the copy?	Reprographic reproduction. See definition below.		
Other provisions?	Educational i		

same conditions for classroom studies.	
The use of performances, phonograms, films, or broadcasting programs is permitted under the	Art. 53
same conditions as listed above, and provided that	
the use does not conflict with the normal	
exploitation of the work and without prejudice to	
the interests of the rightholders.	

Anti-Circumvention of Technological Protection Measures				
Circumvention	Yes.	Art. 67		
provisions?			(1)	
Prohibited Acts?	The Act of	The act of circumvention is		
	Circumvention?	prohibited.		
	Dealing in	Making, importing, distributing,		
	Devices?	selling, renting out, advertising		
		for sale or rental, or possessing		
		for commercial purposes		
		circumvention devices is		
		prohibited.		
	Providing	Providing circumvention		
	Services?	services is prohibited.		
Access Control or	Both. The provisions relate to technical measures		Art. 67	
Owner's Rights Control?	used to prevent of	(2)-(3)		
		orized by the rightsholder; it		
	includes access of	controls and protection processes.		
Exemptions that could	There are no exp			
be used by libraries?				

Miscellaneous			
Defined Terms	"Reprographic reproduction" means facsimile reproduction in one or more copies, in any dimension (enlarged or reduced) and in any form, of the original or the reproduction of a written or other graphic work by means of photocopying or by other technical means, except those connected with the application of printing type-forms.  Reprographic reproduction does not include the storage or reproduction of the mentioned copy in electronic (including digital), optical, or other machine-readable form.	Art. 24 (1) & (2)	
Source	Law on Copyright and Related Rights of Armenia, No. 3R-142 (4 July 2006), as amended through 30 September 2013, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=339155.		
Last edited:	13 December 07; rev. 21 April 2015		

### **AUSTRALIA**

Preservation, Replacement, and Library Administration				
Who can copy?	Officers in cha	rge of libraries and archives, or	§ 51A	
	persons acting	on behalf of the officers.		
	Conditions:	Includes volunteers assisting with		
		the care or control of the collection.		
		(§ 51A(6))		
What can be copied?	Works in manu			
	the library or a	rchive.		
	Original artistic	Original artistic works held in the collection of the		
	library or archi			
		ks held in the collection of the library		
	or archive.			
	Works held in	the collection of the library or archive.		
	Conditions:	This provision permits both		
		reproduction and communication.		
		In the case of a published work, an		
		officer of the library or archives		
		must, after a reasonable		
		investigation, make a declaration		
		stating that the officer is satisfied		
		that a copy (not a second-hand		
		copy) of the work, or of the edition		
		of the work in the collection, cannot		
		be obtained within a reasonable		
		time at an ordinary commercial		
		price, and if a copy of another		
		edition can be so obtained, the		
		declaration must state why the		
		reproduction should be made from the work in the collection. <sup>8</sup>		
		Different types of works may be		
		copied only for the purposes		
		specified below.		
Purpose of the copy?	For preservation	on or replacement or research in	1	
. arpodo or the copy:	•	or for administrative purposes.		
	Conditions:	In the case of a manuscript or		
	30.13.10110.	original artistic work, copying may		
		be for the purpose of preserving the		
		work against loss or damage or for		
		research carried out at the library or		
		archives or at another library or		
		archives.		
		In the case of a published work, it		
		may be copied for purposes of		
		replacement if the work has been		
		damaged or deteriorated, or if it has		

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<sup>&</sup>lt;sup>8</sup> Under Section 203F, it is an offense to make a false or misleading declaration for the purposes of this section. Section 203A, 203D, 203E, and 203G create offenses relating to the keeping of declarations made for the purposes of Section 51A.

	been lost or stolen.	
Medium of the copy? Other provisions?	In the case of an original artistic work, if following the preservation copying the original has been lost or has deteriorated, or if the original has become unstable and cannot be displayed without significant risk of deterioration, the preservation copy may be communicated by making it available online through a computer terminal on the premises and on which a user cannot make an electronic copy or a hardcopy or communicate the reproduction.  (§§ 51A(3A) & (3B))  In the case of any work, it may be copied for administrative purposes.  (§ 51A(2)) These copies may also be communicated to officers of the library or archives online through a computer terminal on the premises.  (§ 51A(3)) Administrative purposes means purposes directly related to the care or control of the collection.  (§ 51A(6))  Any.  Notation: At or about the time the reproduction is made under § 51A, there must be made on the reproduction a notation stating that the reproduction was made on behalf of the institution and specifying the date on which the reproduction was made.  (§ 203H(1))  Publication: In the case of an unpublished work reproduced and supplied to another library or archives for research, the supply or communication	
	by the library or archives does not constitute	
	publication of the work. (§ 51A(5))  Application to sound recordings and film: Section	
	110B is nearly identical to § 51A, except it applies to	
	the copying of a sound recording or a	
	cinematographic film. Section 110B includes a few	
	distinctive differences, notably mentioning that the	
	reproduction is not an infringement of the work or of other subject-matter included in the work. For the	
	requirement of notices on these copies, see § 203H(2).	

Preservation by Cultural Institutions				
Authorized of	ficers of libraries and archives.	§ 51B		
Conditions:	state or national laws, have the function of maintaining the collection, or the library or archives			
	Authorized of	Authorized officers of libraries and archives.  Conditions: The library or archives must, under state or national laws, have the function of maintaining the		

What can be copied?	Manuscripts.		
·	Original artist	ic works.	
	Published wo		
	Conditions:	The officer must be satisfied that the work is of historical or cultural significance to Australia.	
		In the case of a manuscript, the officer may make up to three reproductions.	
		In the case of an original artistic work, the officer may make up to three comprehensive photographic reproductions from the original.	
		In the case of an original artistic work, the officer must be satisfied that a photographic reproduction (not a second-hand reproduction) cannot be obtained within a reasonable time at an ordinary commercial price.	
		In the case of a published work, an officer may make up to three reproductions of the work from the copy in the collections.  In the case of a published work, an	
		officer of the library or archives must be satisfied, after a reasonable investigation, that a copy (not a second-hand copy) of	
		the work, or of the edition of the work in the collection, cannot be obtained within a reasonable time at an ordinary commercial price, and if	
		a copy of another edition can be so obtained, the officer is satisfied that it is appropriate to make the reproduction from the work in the collection.	
Purpose of the copy?	For preservat	ion against loss or deterioration.	
	Conditions:	None.	
Other provisions?	of determining within a reaso price, the office	ime and ordinary price: For purposes g whether a copy can be obtained onable time at an ordinary commercial cer must take into account whether an by of the work or edition can be so 51B(5))	
	Limitation: § library section § 51B. (§ 51I	51B does not limit rights under other ns, and those sections do not limit B(6))	
	§ 110BA is no applies to the cinematograp some distinct	o sound recordings and film: early identical to § 51B, except it e copying of a sound recording or a phic film. Section 110BA includes ive provisions, notably providing tment for copying published versions	

of the work and for copying an unpublished version or a "first record" or first copy of a film.  Application to published editions: § 112AA is nearly identical to § 51B, except it applies to the copying of a published edition of any work in the collection. § 112AA includes some distinctive provisions, notably its specific application to the making of a facsimile reproduction and the protection against infringement of any works in the published edition.		
nearly identical to § 51B, except it applies to the copying of a published edition of any work in the collection. § 112AA includes some distinctive provisions, notably its specific application to the making of a facsimile reproduction and the protection against infringement of any works in the		
	Application to published editions: § 112AA is nearly identical to § 51B, except it applies to the copying of a published edition of any work in the collection. § 112AA includes some distinctive provisions, notably its specific application to the making of a facsimile reproduction and the protection against infringement of any works in the	

Research or Study (Pu	blished Works		
Who can copy?		ficers of libraries and archives.	§ 49(1)
	Conditions:	For purposes of § 49, a library	
		means a library, all or part of whose	
		collection is accessible to members	
		of the public directly or through	
		interlibrary loan.	
		For purposes of § 49, an archives	
		means an archives, all or part of	
		whose collection is accessible to	
		members of the public.	
What can be copied?	Whole or par	ts of articles contained in periodical	§ 49(1);
	publications h	neld in the collection of the institution.	§ 49
	Whole or par	ts of published works other than	(2A)
	articles conta	ined in periodical publications held in	
	the collection	of the institution.	
	Conditions:	It is not an infringement to	
		communicate an article or work in	
		accordance with § 49(2), (2C), and	
		(5A). (§ 49(7B))	
		Only a single copy can be made ("a	
		reproduction").	
		Two or more articles from the same	
		periodical publication may not be	
		copied unless the articles are	
		requested for the same research or	
		course of study. (§ 49(4))	
		A whole work (other than an article	
		in a periodical) or more than a	
		reasonable portion of a work cannot	
		be copied, unless the work is from	
		the collections of the library or	
		archives, and the authorized officer	
		has after reasonable investigation	
		made a declaration stating that the	
		officer is satisfied that a	
		reproduction (not being a second-	
		hand reproduction) of the work	
		cannot be obtained within a	
		reasonable time at an ordinary	
		commercial price. (§ 49(5)) (Note:	
		Reasonable portion is determined in	
		accordance with § 10(1)).	

Purpose of the copy?	For research	In determining whether a copy is available within a reasonable time and at an ordinary commercial price, the authorized officer must take into account: (a) the time that the user requires the copy; (b) the time within which a reproduction at an ordinary commercial price could be delivered to the person; and (c) whether an electronic reproduction can be obtained within a reasonable time and at an ordinary commercial price. (§ 49(5AB))  A note accompanying the statutes states that the reproduction can be made from another reproduction held in the library because it was made pursuant to § 51A(1) to replace a work.	§ 49(1)·
Purpose of the copy?		or study and supply to user, the user in writing.  The copy may be supplied only to the person requesting the reproduction. (§§ 49(6) & (7)) This requirement may be excluded by regulation. (§ 49(8)) (Note: Special rules apply when making electronic reproductions, § 49(7A).)  The user must furnish to the officer in charge of the library or archives a signed declaration stating that the user requires the reproduction for research or study and for no other purpose, and that the user has not previously been supplied with a copy of the same work by the library or archives.  Declarations pursuant to § 49 are further detailed at § 10(3)(ma).  The declaration must not contain any statement that the authorized officer of the library or archives knows to be untrue in any material	§ 49(1); § 49(2)
Purpose of the copy?	remote location	respect. (§ 49(2)) or study and supply to a user at a on, upon request by a person to an	§ 49 (2A);
	authorized off 49(2C)(a))	ficer of the institution. (See also §	§ 49 (2C)
	Conditions:	The user makes a declaration to an	\ /
		authorized officer of a library or	
		archives that the user requires the	

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<sup>&</sup>lt;sup>9</sup> Under Section 203F, it is an offense to make a false or misleading declaration for the purposes of this section. Section 203A, 203D, 203E, and 203G create offenses relating to the keeping of declarations made for the purposes of Section 49.

		reproduction for research or study and for no other purpose. (See also § 49(2C)(a))  The user must make a declaration that the user has not previously been supplied with a copy of the same work by the library or archives.  Because of the remoteness of the user's location, the user cannot conveniently furnish a declaration (consistent with the requirements of § 49(1)) by the time that the user needs the reproduction.  The request or declaration made by the user pursuant to § 49(2A) are not required to be in writing. (§ 49(2B))  The authorized officer makes a declaration setting out the particulars of the request and declaration from the user, and stating that the user's declaration does not contain any statement that, to the knowledge of the officer, is untrue in any material respect regarding the purpose of the copy and whether the user has previously received a copy of the work, and that the officer is satisfied that the user's declaration is true with respect to the remoteness of the	
Other provisions?	contained in a published wor part of the libr in charge of the available onlir or archives in using any equarchives make work or common Cost: The copermitted if the	pying authorized by this section is not e library or archives charges for	§ 49 (5A)
	making and s amount charg supplying the Notation: At a made under § reproduction a reproduction of	upplying the reproduction, and the red exceeds the cost of making and reproduction.  or about the time the reproduction is 49, there must be made on the a notation stating that the was made on behalf of the institution of the date on which the reproduction	

Research or Study or V	iew to Publica	tion (Unpublished Works)		
Who can copy?	Persons.	Persons.		
Who can copy?	Officers in ch			
		persons acting on their behalf.		
100	Conditions:	None.	-	
What can be copied?	works.	Unpublished literary, dramatic, musical, or artistic works.		
	Conditions:	The work must be still under copyright, and copying must occur more than fifty years after the end of the calendar year in which the author died.		
		Either a copy of the work must be kept in the collection of the library or archives, or in the case of a literary, dramatic, or musical work, the manuscript of the work must be kept in the collection of the library or archives.		
		The copy of the work or the manuscript in the collections must be open to public inspection, subject to any regulations governing that collection.		
Purpose of the copy?		study, or with a view to publication.		
	Conditions:	If the reproduction is made by an officer of the library or archives, then the reproduction may be supplied only to a person who satisfies the officer that the he or she requires the reproduction for the permitted purpose and will not use it for any other purpose.		
Other provisions?	This statute a	also permits communication of the		
	literary, dram work to which not an infring the earlier wo a prescribed extends to su other uses.	of a work: If a new publication of a atic, or musical work incorporates a in § 51(1) applies, that publication is ement or unauthorized publication of ork. This right is conditioned on giving notice and other requirements, but it absequent publication of the work and o sound recordings and film: § 110A	§ 52	
	is nearly iden	itical to § 51, except it applies to the sound recording or a cinematographic pied more than fifty years after the		

Research or Study (Unpublished Theses)			
Who can copy? Officers in charge of libraries and archives, or			
	persons acting on their behalf.		

	Conditions:	None.	
What can be copied?		theses or other similar literary works rary of a university or other similar an archive.  None.	
Purpose of the copy?	For research Conditions:	or study.  The reproduction may be supplied to a person who satisfies an authorized officer of the library or archives that the person requires the reproduction for the permitted purposes.	
Medium of the copy?	Not specified.		
Other provisions?		stated explicitly in the statute, § 51(1) uld also apply to an unpublished	

Supplying Copies to			S E0(0):
Who can copy?		rge of libraries and archives, or	§ 50(2);
		on their behalf.	§ 50
	Conditions:	For purposes of § 50, a library	(10)
		means a library, all or part of whose	
		collection is accessible to members	
		of the public directly or through	
		interlibrary loan.	-
		For purposes of § 50, an archives	
		means an archives, all or part of	
		whose collection is accessible to	
What can be conied?	Mholo or porto	members of the public.	S FO(4).
What can be copied?	Whole or parts of articles contained in periodical publications held in the collection of the institution.		§ 50(1);
		s of published works, other than articles	§ 50(7)
	•		
	collection of th	eriodical publications, held in the	
	Conditions:	Only a single copy can be made ("a	
	Conditions.	reproduction").	
		A reproduction of the same item may	
		not be supplied to a library on more	
		than one occasion for inclusion in the	
		library's collection, unless as soon as	
		practicable after making the request,	
		the receiving library makes a	
		declaration stating the particulars of	
		the request and stating that the	
		previous reproduction has been lost,	
		destroyed, or damaged. <sup>10</sup> (§ 50(7))	
		Two or more articles may not be	1
		copied from the same periodical	
		publication that have been requested	

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<sup>&</sup>lt;sup>10</sup> Under Section 203F, it is an offense to make a false or misleading declaration for the purposes of this section. Section 203A, 203D, 203E, and 203G create offenses relating to the keeping of declarations made for the purposes of Section 50.

for the same purpose, unless the articles are requested under § 49 for the same research or course of study. (§ 50(8))

A whole work (other than an article in a periodical) or more than a reasonable portion of a work may not be copied, if the reproduction is made from a hardcopy form of the work, unless an authorized officer of the library making the request has as soon as practicable after the request makes a declaration stating the particulars of the request and stating that after reasonable investigation the officer is satisfied that a copy (not being a second-hand copy) of the work cannot be obtained within a reasonable time at an ordinary commercial price. (§ 50(7A)) (Note: Reasonable portion is determined in accordance with § 10(1)).

A whole work (including an article in a periodical) or a part of a work may not be copied, whether or not the part is a reasonable portion of the work, if the reproduction is made from an electronic form of the work, unless an authorized officer of the library making the request, as soon as practicable after the request, makes a declaration stating the particulars of the request and stating one of the following:

- (a) If the reproduction is of the whole or more than a reasonable portion of a work other than an article, after reasonable investigation the officer is satisfied that the work cannot be obtained in electronic form within a reasonable time at an ordinary commercial price.
- (b) If the reproduction is of a reasonable portion of a work other than an article, after reasonable investigation the officer is satisfied that the portion cannot be obtained in electronic form, either separately or together with a reasonable amount of other material, within a reasonable time at an ordinary commercial price. (c) If the reproduction is of the whole or part of an article, after reasonable investigation the officer is satisfied that the article cannot be obtained on

		its own electronic form within a	
		reasonable time at an ordinary	
	-	commercial price. (§ 50(7B))	
		In determining whether a copy is available within a reasonable time	
		and at an ordinary commercial price,	
		the authorized officer must take into	
		account: (a) the time that the user	
		requires the copy; (b) the time within	
		which a reproduction at an ordinary	
		commercial price could be delivered	
		to the person; and (c) whether an	
		electronic reproduction can be	
		obtained within a reasonable time	
		and at an ordinary commercial price.	
		(§ 50(7BB))	
		The work may be communicated, in	
		addition to copied and supplied. (§	
		50(4)(b)) This provision may be	
		excluded by regulation. (§ 50(5))	
		Legal action may not be brought	
		against the library for making or	
		supplying the reproduction. (§§	
		50(3)(b); 50(4)(a))	
		A note accompanying the statutes	
		states that the reproduction can be	
		made from another reproduction held	
		in the library because it was made	
		pursuant to § 51A(1) to replace a work.	
Purpose of the copy?	To supply the re	eproduction to a person who made a	§ 50(1);
r dipose of the copy:	request under §		§ 50(1), § 50(2)
		reproduction in the collection of the	3 00(2)
	requesting libra		
		eds of a library serving members of	
	Parliament. <sup>11</sup>		
	Conditions:	Upon request by or on behalf of the	
		officer in charge of a library.	
		When the reproduction is made and	
		supplied in accordance with the	
		request, it is deemed to be for the	
		purpose as requested. (§ 50(3)(a))	
Medium of the copy?	Any.	T	§ 50
	Conditions:	If in electronic form, the	(7C)
		reproduction held by the supplying	
		library is destroyed as soon as	
		practicable after the reproduction is	
Oth on providing = 0	Cook The	supplied to the requesting library.	S EO(0)
Other provisions?	Cost: The copying authorized by this section is not		§ 50(6)
	1 -	library or archives charges for making he reproduction, and the amount	
		DETECTORISM AND THE ATTORIT	

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The provisions relevant to Parliament are applicable only to specific libraries servicing governmental constituents. Because such provisions are outside the general scope of this study, the details are not summarized here.

charged exceeds the cost of making and supplying the reproduction.	
Notation: At or about the time the reproduction is made under § 50, there must be made on the reproduction a notation stating that the reproduction was made on behalf of the institution and specifying the date on which the reproduction was made. (§ 203H(1))	

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	§ 116 AN(1)
	Dealing in Devices?	Manufacturing, importing, distributing, offering, providing, or communicating a circumvention device is prohibited.	§ 116 AO(1)
	Providing Services?	Providing or offering a circumvention service is prohibited.	§ 116 AP(1)
Access Control or Owner's Rights Control?	Both. The provision technology, or comprogram) that is use rightsholder in conncopyright and that it controls access to the	§ 10(1)	
Exemptions that could be used by libraries?	The act of circumve circumvention is do educational institution purpose of making to the work; and the the institution when	§ 116 AN (8)	
	The act of circumve person's act of circu to do an act that wil	ention is not prohibited if a survention is to enable the person I not infringe the copyright and the rescribed by regulations.	§ 116 AN(9)

Miscellaneous		
Fair Dealing	In addition to the library exceptions, the fair dealing exception can apply to some uses of copyrighted works for specific purposes, including research and study.	§ 40; § 103C
Library or Archives	References to a body administering a library or archives shall be a reference to the body (whether incorporated or not), or the person (including the Crown) having ultimate responsibility for the administration of the library or archives.	§ 10 (3)(b)
Libraries for Profit	A library shall not be taken to be established or conducted for profit by reason only that the library is owned by a person carrying on business for	§ 18

	profit.	
Library Administration	A body administering a library or archives may use a copyrighted work for purposes of maintaining or operating the library or archives, if the use is limited to a special case, does not conflict with a normal exploitation of the work, and the use does not unreasonably prejudice the legitimate interests of the owner.	§ 200AB
Unsupervised Machines	When a person makes an infringing copy of a work, or part of a work, on a machine installed at a library or archives, with approval of and administering body or the library or archives, or installed outside the premises for the convenience of user of the library or archives, then neither the body administering the library or archives, nor the officer in charge of the library or archives shall be taken to have authorized the making of the copy by reason only that the copy was made on that machine. The library or archive must post a notice on or in close proximity to the machine, and the notice must be of the prescribed dimensions and in accordance with the form. Section 104B is nearly identical to Section 39A, but it specifically applies to infringing copies of an audiovisual item or a published edition of a work.	§ 39A; § 104B
Australian Archives	Provision permits the Australian Archives to make copies of works in the collection for the needs of the Archives or for a regional office of the Archives. This provision is outside the scope of this study, so the details are not summarized here.	§ 51AA
Defined Terms	The statute offers additional detailed definitions not included within this chart for the following terms: educational purpose, periodical publication, and article.  "Archives" means Archival material in the custody of the Australian Archives (or three other specifically named governmental archives) or a collection of documents or other material by virtue of § 10(4). That subsection provides that the definition of "archives" includes a collection of documents or other material of historical significance or public interest that is in the custody of a body, whether incorporated or unincorporated, is being maintained by the body for the purpose of conserving and preserving those documents or other material, and the body does not maintain and operate the collection for the purpose of deriving a profit. (The version of the Australian statutes examined for this project provides by way of example that museums and galleries would be included in this definition.)  "Copy" in relation to a cinematographic film means any article or thing in which the visual images or sounds comprising the film are embodied.  "Work" means a literary, dramatic, musical, or	§ 10(1); § 10(4)

	artistic work.	
Source	Copyright Law of Australia, No. 63 (27 June 1968), a amended through No. 31 (27 May 2014), available a http://www.wipo.int/wipolex/en/text.jsp?file_id=33697	t
Last edited:	17July 2008; rev. 21 April 2015	

## **AUSTRIA**

Library Use				
Who can copy?	Publicly accessible establishments.		§ 42(7)	
	Conditions:	None.		
What can be copied?	Published wo	Published works.		
	Conditions:	Only a single copy may be produced		
		Digital copies may only be produced if the original is in the possession of the collection.		
		Single copies of works which have not been published or are out of print can also be made.		
Purpose of the copy?	Not specified	•		
	Conditions:	Digital copies may be produced only for non-commercial ends.		
Medium of the copy?	Reprographic copies and digital copies are permitted.			
Other provisions?	•	n permits a copy to be exhibited, lent, r the same provisions as the original.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		§ 90c
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	
	Circumvention?	prohibited where the act is a	
		violation of the copyright law.	
		(Note: An act of circumvention	
		that does not violate the	
		copyright is, therefore, not	
		prohibited.)	]
	Dealing in	Manufacturing, importing,	
	Devices?	distributing, selling or renting for	
		commercial purposes, and	
		advertising for sale or rental	
		circumvention devices is	
	Daniel die e	prohibited.	_
	Providing	Providing circumvention	
A O trail	Services?	services is prohibited.	-
Access Control or	•	ions relate to technical measures	
Owner's Rights Control?		opy control, an access control, or	
English that an III	a protection mecl	-	
Exemptions that could	There are no explicit exemptions for circumvention.		
be used by libraries?			

Miscellaneous		
Private Copying	Personal copying is permitted under specified	§ 42
	conditions.	(1)-(5)
Display and	Permits libraries and other institutions open to the	§ 56b

Performance in Libraries	public to make performances and presentations of works to not more than two persons at a time and for noncommercial purposes. Rightsholders are entitled to remuneration.	
Orphan Works	Implements the European Union orphan works directive.	§ 56e
Source	The Copyright Act of Austria, Federal Law Gazette N 111/1936 (9 April 1936), as amended through No. 11 (13 January 2015), available at https://www.ris.bka.gv.at/GeltendeFassung.wxe?Abf ndesnormen&Gesetzesnummer=10001848.	1/2015
Last edited:	18 December 2007; rev. 23 April 2015	

## **AZERBAIJAN**

General Provisions (applicable to each part of Article 18)			
Author's consent	No. The use is permitted without the author's	Art.	
required?	consent.	18(1)	
Remuneration to author?	No. The use is permitted without payment of		
	remuneration.		
Provide name of author?	Yes. The name of the author whose work is		
	used must be mentioned.		
Provide source of	Yes. The source of borrowing must be		
borrowing?	mentioned.		

Preservation and Replacement				
Who can copy?	Libraries and	archives.	Art.	
	Conditions:	None.	18(1)(a)	
What can be copied?	Lawfully publi			
	Conditions:	Only one copy may be made.		
		Only if purchasing a copy is not		
		possible under ordinary		
		circumstances.		
Purpose of the copy?	To replace lo	st, damaged, or unusable copies.		
	To give copie	s to other libraries or archives to		
		s in their collections that are lost,		
	damaged, or	unusable.		
	Conditions:	The copying must have no		
		commercial purpose.		
		Copying is permitted only the extent		
		justified by the purpose.		
Medium of the copy?	Reprographic reproduction. See definition below.			
Other provisions?	The objects of related rights can be used in cases A			
	provided for in Title II of this Law (which includes			
	the library copying provisions) for the limitation of			
	the economic rights of the authors of literary,			
	scientific and	artistic works.		

Research or Study				
Who can copy?	Libraries and	Libraries and archives.		
	Conditions:	None.	18(1)(b)	
What can be copied?	Lawfully publ	ished articles and short works.		
	Excerpts fron	n written works.		
	Conditions:	Computer programs are excluded.		
		Only a single copy can be made.		
Purpose of the copy?	For study or i	research purposes upon request by		
	natural perso	ns.		
	Conditions:	The copying must have no		
		commercial purpose.		
		Copying is permitted only the extent		
		justified by the purpose.		
Medium of the copy?	Reprographic	reproduction. See definition below.		

Other provisions?	The objects of related rights can be used in cases provided for in Title II of this Law (which includes the library copying provisions) for the limitation of the economic rights of the authors of literary,	Art. 36
	scientific and artistic works.	

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures				
Circumvention provisions?	Yes.		Art. 44(3)		
Prohibited Acts?	The Act of Circumvention?	Yes. Removal of restrictions established by technological protections.			
	Dealing in Devices?	No.			
	Providing Services?	Yes. Services related to manufacture, distribution, and other activities.			
Access Control or Owner's Rights Control?		gical protection measure" is ce to restrict acts or to control cle 4.			
Exemptions that could be used by libraries?	No exemptions in	n the statute.			

Miscellaneous		
Defined Terms	"Reprographic reproduction" means the facsimile reproduction in any size (increased or decreased) of the original or a copy of the work (written and other graphic work) by photocopying or with the aid of other technical means other than publishing.	Art. 4
	"Publication" means putting copies of a work or phonogram into circulation with the consent of the author of the work or phonogram producer to meet the needs of the public. Providing access to the work or phonogram via electronic information systems is also considered a publication.	
Personal Copying	Permits single copies of certain works for personal purposes. Remuneration is paid to rightsholders by the manufacturer or importer of equipment and material used for reproductions.	Art. 17
Educational Uses	Provisions permitting uses of works for informational, scientific, and educational purposes.	Art. 19
Source	Law of Copyright and Related Rights of Azerbaijan, (5 June 1996) as amended through No. 636-IVQD (3 2013), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=31731	30 April
Last edited:	21 December 2007; rev. 23 April 2015	

## **BAHAMAS**

Research or Study (Published Works)				
Who can copy?	1	Librarians of prescribed libraries, including persons acting on behalf of the librarians.		
		Archivists of prescribed archives, including		
		persons acting on behalf of the archivists.		
	Conditions:	, ,		
		must be open to the public or to		
		persons doing research in a		
		specialized field.		
What can be copied?	Published wo	rks.		
	Conditions:	A single copy or phonorecord may		
		be reproduced and distributed.		
		A notice of copyright must be		
		included with the copy.		
Purpose of the copy?		or private study.		
	Conditions:	Persons requesting copies must		
		satisfy the librarian or archivist that		
		they require copies for the permitted		
		purposes and will not use them for		
		any other purpose.		
Medium of the copy?	Any. See det			
Other Provisions?	Persons to w			
	to pay a sum			
	the production			
	general expe	general expenses of the library or archive.		

Research or Study (Unpublished Works)				
Who can copy?	Librarians of prescribed libraries, including persons acting on behalf of the librarians.			
		Archivists of prescribed archives, including		
	-	g on behalf of the archivists.		
	Conditions:	None.		
What can be copied?	Unpublished	works.		
	Conditions:	A single copy or phonorecord may		
		be provided or a part of such work.		
		No person may be furnished with		
		any more than one copy or		
		phonorecord of the same material.		
		A copy may not be made if the		
		copyright owner has prohibited		
		reproduction of the work and at the		
		time of copying the librarian or		
		archivist ought to have been aware		
		of that fact.		
		A copy may not be made if the work		
		was published before the document		
		was in the library or archive and at		
		the time of copying the librarian or		
		archivist ought to have been aware		

		of that fact.	
Purpose of the copy?	For teaching,	research, or private study.	
	Conditions:	Persons requesting copies must satisfy the librarian or archivist that they require copies for the permitted purposes and will not use them for any other purpose.	
Medium of the copy?	Any. See def	finition of "copy."	
Other Provisions?	to pay a sum the production	hom copies are supplied are required not less than the cost attributable to n, including a contribution to the nses of the library or archive.	

Preservation and Replacement					
Who can copy?		Librarians of prescribed libraries, including persons			
		acting on behalf of the librarians.			
	Archivists of	Archivists of prescribed archives, including			
	persons actin	persons acting on behalf of the archivists.			
	Conditions:	None.			
What can be copied?	Published wo	rks in the permanent collection of the			
	library or arch	nive.			
	Conditions:	A single copy or phonorecord may			
		be reproduced.			
		A copy or phonorecord may only be			
		produced where it is not reasonably			
		practicable to purchase the work in			
		question for the purpose.			
Purpose of the copy?	•	or replace the item in the permanent			
		or in place of the work.			
	To replace in	To replace in the permanent collection of another			
	prescribed lib				
	destroyed, or				
	Conditions:	Conditions: None.			
Medium of the copy?	Any. See det	finition of "copy."			

Supplying Copies to Other Libraries				
Who can copy?	Librarians of	Librarians of prescribed libraries, including persons   §		
	acting on beh	alf of the librarians.		
	Archivists of p	prescribed archives, including		
	persons actin	g on behalf of the archivists.		
	Conditions:	None.		
What can be copied?	Published wo	Published works.		
	Conditions:	Conditions: A single copy or phonorecord may		
		be reproduced or distributed.		
Purpose of the copy?	To provide a copy to another prescribed library or			
	archive.			
	Conditions:			
Medium of the copy?	Any. See def	finition of "copy."		

<b>Limitation of Remedies</b>		
Who qualifies?	Employee or agent of a nonprofit educational establishment, public library, or the Department of Archives, or such institution itself.	§ 41 (3)(d)
For what activity?	Infringement through reproduction of a work in copies or phonorecords.	
How are the remedies limited?	The court shall remit statutory damages.	
Under what conditions?	The infringer believed that his use of the copyright work was a fair dealing under Section 60.	
	The infringement was committed by the institution or by an employee or agent of the institution acting within the scope of employment.	

Anti-Circumvention	n of Technological P	rotection Measures
Circumvention	None.	
provisions?		

Miscellaneous		
Agents of Librarians and Archivists	In Sections 68 to 71, references to a librarian or archivist include references to a person working on his or her behalf.	§ 67(1)
Definition	"Copy" is defined in part as an object in which a work is fixed by any method now known or later developed.	§ 2
Fair Dealing	In determining whether a use is fair dealing, the court shall take account of relevant factors, and the statute lists four factors that are nearly identical to the factors of fair use in U.S. law.	§ 60
Fair Dealing Applications	Fair dealing can apply to research, private study, scholarship, or teaching.	§ 58
Educational Uses	Permits various uses of works for education.	§§ 62 to 66
Declarations	Regulations made by the Minister may provide that a librarian or archivist who, pursuant to Sections 68-71, is required to be satisfied as to a matter before making or supplying a copy or phonorecord of a work is entitled to rely on a declaration as to that matter signed by the person requesting the copy or phonorecord, unless he is aware that the declaration is false in any material particular; and in such cases as may be prescribed, shall not make or supply a copy or phonorecord to any person in the absence of a declaration by that person.	§ 67
	Where a person requesting a copy or phonorecord makes a declaration that is false in a material particular and is supplied with a copy or phonorecord which would have been an infringing copy or phonorecord if made by him, that person shall be liable for infringement of copyright as if he had reproduced the copy or phonorecord himself,	

	and the copy or phonorecord supplied shall be treated as an infringing copy or phonorecord.
Source	Copyright Act of The Bahamas, Chapter 323 (22 May 1998), as amended by the Copyright (Amendment) Act, No. 2 (24 June 2004), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=215022.
Last edited:	21 December 2007; rev. 23 April 2015

## **BAHRAIN**

Replacement			
Who can copy?	Nonprofit archive or library.		Art. 22
	Conditions:	None.	
What can be copied?	Not specified	•	
	Conditions:	One copy.	
		It is difficult to obtain a replacement	
		original under reasonable	
		conditions.	
Purpose of the copy?		ent of an original which has been lost,	
	destroyed, or	is unfit for use.	
	Conditions:	Made for the benefit of any nonprofit	
		archives or libraries.	
Medium of the copy?	Photocopy.	Term not defined.	
Other provisions?	Permitted without the consent of the author and		
	without payin	g compensation.	

Research or Study				
Who can copy?	Nonprofit arc	Art. 22		
	Conditions:	None.		
What can be copied?	Published art	icle, brief extracts of a work, or a		
	short work.			
	Conditions:	One copy.		
Purpose of the copy?	To respond to	a request by a natural person who		
	wishes to use	e it for non-commercial study or		
	research.			
	Conditions:	Provided the archive or library is		
		satisfied that the purpose is as		
		stated above.		
Medium of the copy?	Not specified		_	
Other provisions?	Reproduction	made once or on separate and		
	unrelated occ			
	No collective	license is available to authorize such		
	copying.			
	Permitted wit	Permitted without the consent of the author and		
	without payin	g compensation.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 45
Prohibited Acts?	The Act of Circumvention?	Disable or impair any effective technological measures.	
	Dealing in Devices?	Yes.	
	Providing Services?	Yes.	
Access Control or	Statute bars disa	bling "effective technological	
Owner's Rights Control?	measures" but does not define them.		
Exemptions that could	None.		

1	
be used by libraries?	
i ne useu ny linialies:	

Miscellaneous		
Personal Copying	Limited rights to make copies for personal use.	Art. 19
Temporary Reproduction	Limited rights to make temporary copies.	Art. 20
Legal or educational purposes	Limited rights to make copies for legal purposes or educational purposes if undertaken by or within nonprofit educational institutions with attribution.	Art. 21
Judicial or Administrative Procedures	Limited rights to make copies from a work to be used in judicial or administrative procedures with attribution.	Art. 23
Public Performance	Limited rights to make a public performance in face-to-face educational activities within recognized non-profit educational institutions.	Art. 27
Source	Law Relating to the Protection of Copyright and Neighboring Rights of Bahrain, Act No. 22 (25 June 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=255293.	
Last edited:	15 April 2014; rev. 23 April 2015	

## **BANGLADESH**

Public Use			
Who can copy?	A person in c	§ 72(15)	
	person acting	under that person's direction.	
	Conditions:	See definition of "library."	]
What can be copied?	Books.	•	
	Conditions:	Including a pamphlet, sheet of	]
		music, map, chart, or plan.	
		Not more than three copies of a	]
		work.	
		Such work is not available for sale	
		in Bangladesh.	
Purpose of the copy?	To make ava	ilable for use by the public.	
	Conditions:	Free of charge.	
Medium of the copy?	Not specified		
Other provisions?	None.		

Library Use			
Who can copy?	A person in charge of a library attached to an educational institution, or a person acting under that person's direction.		§ 72(15)
	Conditions:	See definition of "library."	
What can be copied?	Books.		
•	Conditions:	Including a pamphlet, sheet of music, map, chart, or plan.  Not more than three copies of a work.  Such work is not available for sale in Bangladesh.	
Purpose of the copy?	For the use of	f such library.	
	Conditions:	None.	
Medium of the copy?	Any. See def	inition of "copy."	
Other provisions?	None.		

Research or Private Study (Unpublished Works)				
Who can copy?	Not specified	Not specified.		
	Conditions:	None.		
What can be copied?	An unpublish work.	ed literary, dramatic, or musical		
	Conditions:	That is kept in a library, museum, or other institution to which the public has access.		
Purpose of the copy?	For research	or private study.		
	Conditions:	None.		
Medium of the copy?	Reproduction	n. See definition of "copy."		
Other provisions?	Provided that where the identity of the author of			
	authorship of	rk, or in the case of a work of joint any of the authors, is known to the		
	library, muse	um, or other institution, as the case		

may be, the provision of this clause shall apply only if such reproduction is made at a time more than sixty years from the date of the death of the author or, in the case of a work of joint authorship, the death of the author whose identity is known or, if the identity of more authors than one is known, from the death of such one of those authors who dies last. (Note: the basic term of copyright duration is life of author, plus 60 years.)	
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Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Definitions	"Copy" means a reproduction in the form of words, picture, sounds, letters, written form or in the form of sound recordings, cinematograph film, graphic picture or in the material or non-material form, digital code (fixed or moving) or whether in two or three or surrealistic dimensions. (Note: One of the rights of copyright is "to reproduce the work in any material form including the storing of it in any medium by electronic means" (§ 14(1).)	§ 2(1)
	"Library" means any library which can be used free of charge and a library attached to an educational institution, operated on a non-profit basis	§ 2(13)
Fair Use	The fair use of certain works for private study or private use including research is not an infringement.	§ 72
Source	Copyright Act of Bangladesh, No. XXVIII (18 July 2000), at http://copyrightoffice.gov.bd/index.php?action=rul_en1	
Last edited:	31 August 2014; rev. 23 April 2015	

## **BARBADOS**

Preservation and Replacement			
Who can copy?	Librarian of a prescribed library or archive,		
	including pers		
	Conditions:	None.	
What can be copied?	Any item.		
	Conditions:	The item must be in the permanent	
		collections of the library or archive.	
		The work may be copied only where	
		it is not reasonably practicable to	
		purchase a copy of the item for the	
		allowed purpose.	
Purpose of the copy?	•	or replace the item by placing the	
		manent collection in addition to or in	
	place of the item.		
		the permanent collection of another	
	prescribed library or archive an item which has		
	been lost, destroyed, or damaged.		
	Conditions:	None.	
Medium of the copy?	Any. See det	finition of "copy" below.	

Research or Study (Published Works)				
Who can copy?	Librarian of a	Librarian of a prescribed library or archive,		
	including pers			
	Conditions:			
What can be copied?	An article in a	a periodical. (See definition of "article"		
	below.)			
		ublished edition of a literary, dramatic,		
	or musical wo	ork that is not an article in a periodical.		
	The copy ma	y include accompanying illustrations		
		graphical arrangement.		
	Conditions:	With respect to an article, no more		
		than one copy of the same article or		
		no more than one article from the		
		same issue of the periodical may be		
		copied for one person.		
		With respect to a work other than an		
		article, no more than one copy of		
		the same material or not more than		
		a reasonable proportion of may be		
D (1)	- ·	copied for one person.		
Purpose of the copy?		copy for research or private study.		
	Conditions:	The person must satisfy the		
		librarian that the copies are for the		
		allowed purpose and no other		
Madicus of the const	Arri Coo de	purpose.		
Medium of the copy?	Any. See det			
Other provisions?	Persons to whom copies are supplied are required			
	to pay a fee not less than the cost of producing the			
	copy, includir	ng a contribution to the general		

expenses of the library or archive.	
I EXDELISES OF THE IIDIALY OF AICHIVE.	

Research or Study (Unp	Research or Study (Unpublished Works)			
Who can copy?	Librarian of a prescribed library or archive, including persons acting on his or her behalf.		§ 64	
	Conditions:	None.		
What can be copied?	Whole or parts of literary, dramatic, or musical			
	works from documents in the collections of the			
	library or archive, including accompanying			
	illustrations.	T		
	Conditions:	The work must not have been		
		published before the document was		
		deposited in the library or archive,		
		and at the time of making the copy		
		the librarian ought to have been		
		aware of that fact.		
		The work may not be copied if the		
		copyright owner has prohibited		
		copying of the work, and at the time		
		of making the copy the librarian		
		ought to have been aware of that		
		fact.		
Purpose of the copy?		opy for research or private study.		
	Conditions:	The person must satisfy the		
		librarian that the person requires the		
		copies for the allowed purpose and		
		no other purpose.		
		No person may receive more than		
		one copy of the same material.		
Medium of the copy?	Any. See det			
Other provisions?	Persons to whom copies are supplied are required			
	to pay a fee not less than the cost of producing the			
	copy, including a contribution to the general			
	expenses of the library or archive.			

Supplying Copies to Other Libraries (Published Works)				
Who can copy?	Librarian of a	§ 62		
	including per			
	Conditions:	Conditions: None.		
What may be copied?	An article in a	a periodical. (See definition of "article"		
	below.)			
	The whole or	part of a published edition of a		
	literary, dram	atic, or musical work.		
	The copy ma	y include accompanying illustrations		
	and the typog	graphical arrangement.		
	Conditions:	With respect to whole or parts of		
		published editions of literary,		
		dramatic, musical, or artistic works,		
		the right to copy does not apply if at		
	the time of making the copy the			
		librarian knows, or could by		
		reasonable inquiry ascertain the		
		name and address of a person		

	entitled to authorize the making of the copy.	
Purpose of the copy?	To supply to another prescribed library or archive.	
	Conditions: None.	
Medium of the copy?	Any. See definition of "copy" below.	

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Agents of Librarians and Archivists	In Sections 61 to 64, references to a librarian or archivist include references to a person working on his or her behalf.	§ 60(1)
Additional Conditions	The statutes refer to compliance with "prescribed conditions" and often provide that the conditions "shall include" some listed specifics. The Ministry of Culture has authority to make regulations prescribing anything that is authorized or required to be prescribed.	§ 148
Declarations	Regulations may provide that where a librarian or archivist is required to be satisfied as to a matter before making or supplying a copy, the librarian or archivist is entitled to rely on a signed declaration by the person making the request, unless the librarian or archivist is aware that it is false in any material respect. Where prescribed, a librarian or archivist shall not make or supply a copy for any person in the absence of a declaration by that person.  If the declaration is false in a material respect, and if the copy supplied by the librarian or archivist would have been an infringement if made by that person, the person making the declaration is liable for infringement of copyright.	§ 60(2); § 60(3)
Fair Dealing	Copying for research or private study can be within fair dealing. The determination of fair dealing depends on an application of relevant factors, including the four factors in the statute.	§ 51; § 53
Classroom Instruction	Limited use of works in the course of instruction, preparation for instruction, and administration of examinations.	§ 55
Collections for Education	Limited ability to reproduce works into "collections" intended for use in educational establishments, but subject to rigorous conditions.	§ 56
Recorded Programs for Education	Right to record a broadcast or cable program for the educational purposes of an educational institution.	§ 57
Copies for Education	Standards and limits for making reprographic copies of passages of works for education. This right may not apply if a license is available.  However, a term in a license to an educational	§ 58

	institution purporting to limit such copying to a portion less than the amount allowed under the statute is of no effect.		
Defined Terms	An "article" in the context of an article in a periodical includes any item of any description.	§ 2(1)	
	"copy" in relation to  (a) a work that is literary, dramatic or musical work, means a reproduction of the work in any material form;  (b) an artistic work (i) means a reproduction of the work in any material form, and (ii) includes a reproduction in three dimensions if the artistic work is a two-dimensional work, and a reproduction in two dimensions if the artistic work is a three-dimensional work,  (c) a work that is a film, television broadcast or cable program, includes a photograph of the whole or any substantial part of any image forming part of the film, broadcast or cable program;  (d) a work that is a typographical arrangement of a published edition, means a facsimile copy of the arrangement; and  (e) any description [type] of work, includes a copy of the work that is transient or incidental to some other use of the work.  References to "copying" of a work of any description shall be construed to include a	§ 2(1)	
	reference to storing the work in any medium by electronic means.		
Source	Copyright Act of Barbados (5 March 1998), as amended through Copyright (Amendment) Act 2006-1 (23 February 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=191403.		
Last edited:	15 April 2014; rev. 23 April 2015		

## **BELARUS**

General Provisions (applicable to various statutory provisions)			
Author's consent	No. The use is permitted without the consent of	Art. 32	
required?	the author or other owner of copyright.		
Remuneration to	No. The use is permitted without payment of		
author?	reward.		
Provide name of author?	Yes. The use is permitted while respecting moral rights of authors, which may require the name of the author.		
Provide source of borrowing?	Not specified.		

Replacement				
Who can copy?	Libraries and	Libraries and archives.		
	Conditions:	None.	37(2)	
What can be copied?	Legally publis	shed works.		
	Conditions:	Only a single copy can be made.	1	
Purpose of the copy?	For replacem	ent of copies that are lost, destroyed,	1	
	or rendered u	or rendered unusable.		
	Conditions:	Not copied for profit.		
Medium of the copy?	Not specified			

Research or Study			
Who can copy?	Libraries and archives.	Art.	
	Conditions: None	37(3)	
What can be copied?	Separate articles and short works lawfully		
	published in collections, newspapers, and other		
	periodicals.		
	Fragments from legally published written works.		
	Conditions: Only a single copy can be made.		
Purpose of the copy?	For educational and research purposes, on		
	request of individuals.		
	Conditions: Not copied for profit.		
Medium of the copy?	Not specified.		

Making Available on the Premises				
Who can copy?	Libraries.	Art.		
	Conditions:	None.	37(1)	
What can be copied?	Lawfully publ	Lawfully published works.		
	Conditions:	Conditions: None.		
Purpose of the copy?	For temporary use.			
	Conditions:	In libraries, including on computer		
		networks and remote access.		
Medium of the copy?	Electronic copies.			
Other provisions?	Must include technological protection measures to protect copyrights and related rights, precluding			
	the possibility for users to create full copies of			
	works in either electronic formats or on paper.			

<b>Anti-Circumvention of T</b>	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 55(2)	
Prohibited Acts?	The Act of Circumvention?	No.		
	Dealing in Devices?	Manufacturing, importing with the purpose of propagation, and propagating (selling or leasing) circumvention devices is prohibited.		
	Providing Services?	Providing circumvention services is prohibited.		
Access Control or Owner's Rights Control?	technical measur violation, or an ob copyright or conti	control. The provision relates to es intended for preventing the ostacle to the violation, of any guous rights.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.		

Miscellaneous	
Source	Law on Copyright and Related Rights of Belarus, No. 262-3
	(17 May 2011), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=230501.
Last edited:	30 November 2007; rev. 24 Aug 2014; rev. 23 April 2015

## **BELGIUM**

<b>Cultural Preservation</b>			
Who can copy?	Museums, ar	chives, and libraries.	Art.
	Conditions:	The institutions must not pursue	22(8)
		direct or indirect economic or	
		commercial advantage.	
What can be copied?	Lawfully publ	ished works.	
	Conditions:	The number of copies is limited to	
		the purpose.	
		The copy must become part of the	
		institution's collection.	
Purpose of the copy?	For preservat	tion of the cultural and scientific	
	patrimony.		
	Conditions:	The copy cannot be used for a	
		commercial or economic purpose.	
Medium of the copy?	Not specified	•	
Other provisions?		der retains the right to remuneration	
	for such copy	ring.	
	The copying		
	exploitation of	f the work or prejudice the legitimate	
	interests of th	ne author.	
	A similar prov	vision exists for neighboring rights.	Art. 46

Research or Study (Making Available)			
Who can copy?	Publicly acce	Art.	
	scientific inst	itutions, museums, and archives.	22(9)
	Conditions:	None.	
What can be copied?	Works that a	re not offered for sale.	
·	Conditions:	Works that are part of the	
		collections of the library or other	
		institution.	
		Works that are not subject to	
		licenses.	
Purpose of the copy?	For research	or private study of individuals.	
	Conditions:	The use cannot be for direct or	
		indirect economic or commercial	
		benefit.	
Medium of the copy?	Via dedicated	terminals in the premises of the	
	institution.	-	

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 79bis
Prohibited Acts?	The Act of Circumvention?  Dealing in Devices?	The act of circumvention is prohibited.  Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, or possessing for commercial	

	T	1	
		purposes circumvention devices	
		is prohibited.	
	Providing	Providing circumvention	
	Services?	services is prohibited.	
Access Control or	Both. The provis	ions relate to technological	
Owner's Rights Control?	measures used to	o prevent or restrict acts which	
	are not authorize	d by the rightsholder; they include	
	access controls a	and protection processes.	
Exemptions that could	Rightsholders mu	ust take adequate measures to	
be used by libraries?	provide beneficia	ries of certain exceptions	
	(including the exc	ception for cultural preservation	
	copying) with the	means to benefit from the	
	exception.		
	Conditions:	The beneficiary must have	
		legitimate access to the	
		protected work.	
		This provision does not apply to	
		works made available to the	
		public on agreed contractual	
		terms in such a way that	
		members of the public may	
		access them from a place and at	
		a time individually chosen by	
		them.	
Other provisions?		ken by the rightsholders to allow	
		use by beneficiaries are voluntary. However, if the	
		to provide the beneficiaries with	
		nefit from the exception, the	
		itigate in accordance with Art.	
	87bis.		

Miscellaneous		
Copyright Exceptions	The exceptions to copyright are mandatory and cannot be contracted out.	Art. 23bis; Art. 46bis
Source	Law of Copyright and Related Rights of Belgium (30 1994), as amended (3 April 1995), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12529 and as further amended by the Law transposing into Law the European Directive 2001/29/EC of May 22, the Harmonization of Certain Aspects of Copyright a Neighboring Rights in the Information Society (22 M updated 19 May 2009), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=26219	54, b Belgian 2001 on and ay 2005,
Last edited:	18 December 2007; rev. 24 August 2014 rev. 23 Ap	oril 2015

## **BELIZE**

Preservation and Replacement			
Who can copy?	Librarians of prescribed libraries and archives, including persons acting on their behalf.  Conditions: None.	§ 69	
What can be copied?	Literary, dramatic, or musical works in the permanent collections of the institutions, including accompanying illustrations and, in the case of a published work, the typographical arrangement.  Conditions:  The work may be copied only where it is not reasonably practicable to purchase a copy of the item for the allowed purpose.		
Purpose of the copy?	To preserve or replace the item by placing the copy in the permanent collection in addition to or in place of the item.  To replace in the permanent collection of another prescribed library or archive an item which as been lost, destroyed, or damaged.  Conditions: None.		
Medium of the copy?	Any. See definition of "copy" below.		

Research or Study (Published Works)			
Who can copy?	Librarians of	§ 67	
	including per	sons acting on their behalf.	
	Conditions:	None.	
What can be copied?	Articles in pe	Articles in periodicals, including accompanying	
	illustrations a	nd the typographical arrangement.	
	(See definition	n of "article" below.)	
	Reasonable	proportions of published editions of	
	literary, dram	atic, or musical works that are not	
		riodicals, including accompanying	
	illustrations a	nd the typographical arrangement.	
	Conditions:	With respect to an article, no more	
		than one article from the same	
		issue of the periodical may be	
		copied.	
		With respect to a work other than an	
		article, no more than one copy of	
		the material may be copied.	
Purpose of the copy?	For research or private study.		
	Conditions:	The person must satisfy the	
		librarian that the copies are for the	
		allowed purpose and no other	
		purpose.	

	The person must satisfy librarian that the copy is to meet a need that is not related to any similar requirement of another person. The requirements for the materials are "related" if persons receive instruction to which the materials are relevant at the same time and place. The requirements for the materials are "similar" if they are for substantially the same purpose and at substantially the same time.		
Medium of the copy?	Any. See definition of "copy" below.		
Other provisions?	Persons to whom copies are supplied are required		
	to pay a fee not less than the cost of producing the		
	copy, including a contribution to the general		
	expenses of the library or archive.		

Research or Study (Unpublished Works)				
Who can copy?	including per	Librarians of prescribed libraries and archives, including persons acting on their behalf.		
	Conditions:	None.	_	
What can be copied?	works from d	Whole or parts of literary, dramatic, or musical works from documents in the collections of the institutions, including accompanying illustrations.		
	Conditions:	The work must be unpublished at the time of copying, and the librarian ought to have been aware of the fact.		
		The work may not be copied if the copyright owner has prohibited copying of the work, and librarian ought to have been aware of the fact.		
Purpose of the copy?	For research	or private study.	]	
	Conditions:	The person must satisfy the librarian that the copies are for the allowed purpose and no other purpose.  The person may not receive more		
Modium of the copy?	Any Soo do	than one copy of the work.	_	
Medium of the copy? Other provisions?	Any. See definition of "copy" below.  Persons to whom copies are supplied are required to pay a fee not less than the cost of producing the copy, including a contribution to the general expenses of the library or archive.			

<b>Supplying Copies to Ot</b>	her Libraries		
Who can copy?		prescribed libraries and archives, sons acting on their behalf.  None.	§ 68
What may be copied?	illustrations a (See definitio Whole or part dramatic, must accompanyin arrangement.	riodicals, including accompanying nd the typographical arrangement. n of "article" below.) ts of published editions of literary, sical, or artistic works, including g illustrations and the typographical	
	Conditions:	With respect to whole or parts of published editions of literary, dramatic, musical, or artistic works, the right to copy does not apply if the librarian knows, or could by reasonable inquiry ascertain, the name and address of a person entitled to authorize the making of the copy.	
Purpose of the copy?	To supply to a Conditions:	another prescribed library or archive.  None.	]
Medium of the copy?	-	finition of "copy" below.	-

Anti-Circumvention of Technological Protection Measures	
Circumvention	None.
provisions?	

Miscellaneous		
Agents of Librarians and Archivists	In Sections 61 to 64, references to a librarian or archivist include references to a person working on his or her behalf.	§ 66(1)
Declarations	Where a librarian is required to be satisfied as to certain conditions, the librarian is entitled to rely on a signed declaration by the person making the request, unless the librarian is aware that it is false. If the declaration is false, and if the copy would have been an infringement if made by that person, the person making the declaration is liable for infringement of copyright.	§§ 66(2) & 66(3)

Relationship to fair dealing	Copying for research or private study can be within fair dealing. Authorizing a third party to make copies for a researcher may also be within fair dealing. However, according to Section 56(2)(a), that copying by a third party is not fair dealing if the copying is done by a librarian, and the copying fails to comply with either Section 67 or 68 due to some deficiency of the declaration as required under Section 66.	§ 56(2)(a)
Fair Dealing	In determining whether an act is fair dealing, the court shall take into account relevant factors, including four factors listed in the statute that are nearly identical to the factors in U.S. fair use.	§ 58
Educational Uses	Permits various uses of certain works for educational purposes.	§§ 60 to 65
Defined Terms	An "article" in the context of an article in a periodical includes any item of any description.  The term "copy" in relation to:  (a) a work that is a literary, dramatic, or artistic work, means a reproduction of a work in any material form, and in respect of an artistic work includes a reproduction in three dimensions, if the artistic work is a two-dimensional work and a reproduction in two dimensions if the artistic work is a three-dimensional work; and in respect of a literary, dramatic, or musical work, includes a reproduction in the form of a record or film.  (b) a work that is a film, television broadcast or cable program, includes a photograph of the whole or any substantial part of any image forming part of the film, broadcast or cable program;  (c) a work that is a typographical arrangement of a published edition means a facsimile copy of the arrangement.  (d) any category of work includes any copy of the work, however made and in whatever medium, that is transient or is incidental to some other use of the work.  References to "copying" of a work of any description shall be construed to include a reference to storing the work in any medium by electronic means.	§ 3(1)
Source	Copyright Act of Belize, Chapter 252 (31 December 2 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12546	
Last edited:	10 December 2007; rev. 23 April 2015	,

# **BENIN**

Copying for Library Users				
Who can copy?	Libraries and	Libraries and archive services.		
	Conditions:	The activities of the institution must not be directly or indirectly profitmaking.		
What can be copied?	Articles, short works, or short extracts of written works, published in collections of works or in newspapers or periodicals, with or without the illustrations.			
	Conditions:	Only a single copy can be made.		
		Computer programs are excluded.		
Purpose of the copy?	To fulfill the request of an individual.			
	Conditions:	None.		
Medium of the copy?	Reprographic	Reprographic reproduction. See definition below.		

Preservation and Replacement			
Who can copy?	Libraries and archive services.		Art. 19
	Conditions:	The activities of the institution must not be directly or indirectly profitmaking.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
Purpose of the copy?	To preserve and, if necessary, to replace a work that is lost, destroyed, or rendered unusable.		
	To replace in	the permanent collection of another	
	library or archive service a work that is lost,		
	destroyed, or	rendered unusable.	
	Conditions:	None.	
Medium of the copy?	Reprographic	reproduction. See definition below.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 124
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	technical measur	control. The provisions relate to es that are used to prevent or ion of a work or deteriorate the pries made.	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Neighboring Rights	Works protected by neighboring rights may qualify for all uses that constitute exceptions concerning works protected by copyright under the law.	Art. 69
Personal Use	Permits reproduction, translation, or adaptation of most works for strictly personal and private use. Some uses are subject to remuneration (Article 74).	Art. 14
Photocopying at Public Institutions	When private copying that is subject to remuneration under Section 74 is carried out by photocopying, and if apparatuses intended for the making of such copies are in place for public use in schools, educational establishments, research institutes, public libraries, or commercial copying establishments, the author has the right to the payment of a remuneration which will be collected by the collective management organization from the owner of the apparatus.	Art. 79
Defined Term	"Reprographic reproduction" means the making of copies in facsimile form or copies of the work by other means of creating images, for example by photocopying. The making of copies in facsimile form which are reduced or increased in size is also regarded as a reprographic reproduction.	Art. 1
Source <sup>12</sup>	Law of Copyright and Neighboring Rights of Benin, N	No. 2005-

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Notwithstanding the provisions of Article 9, a library or archive service whose activities are not directly or indirectly profit-making may, without the consent of the author or other holder of copyright, make individual copies of a work by means of reprographic reproduction,

- (i) where the work reproduced is an article or a short extract from a written work, other than a computer program, with or without illustration, published in a collection of works or in an issue of a newspaper or periodical, and where the purpose of reproduction is to meet the request of a natural person;
- (ii) where the making of such copy is for the purpose of preserving and, if necessary, in the event of it having been lost, destroyed or made unusable, replacing it or, for replacing a copy that has been lost, destroyed or rendered unusable in the permanent collection of another library or other archive service.

The Bangui Agreement (at Annex VII, Article 65) also addresses anti-circumvention by prohibiting the making or importing for sale or rental of devices that render inoperative a facility for protection against copying. The act of circumvention itself is not explicitly prohibited. The article does not include any exemptions for libraries or any other parties. The Bangui Agreement has the force of national law in each Member State of the African Intellectual Property Organization (OAPI). Article 3(1) stipulates that "[r]ights relating to the fields of intellectual property, as provided for in the Annexes to this Agreement, shall be independent national rights subject to the legislation of each of the member States in which they have effect."

<sup>&</sup>lt;sup>12</sup> Benin is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives. See Bangui Agreement on the Creation of an African Intellectual Property Organization (revised 24 February 1999), available at <a href="http://www.wipo.int/wipolex/en/other\_treaties/text.jsp?file\_id=181151">http://www.wipo.int/wipolex/en/other\_treaties/text.jsp?file\_id=181151</a>. The Agreement (at Annex VII, Article 14) includes these provisions:

	30 (5 April 2006), available
	http://www.wipo.int/wipolex/en/text.jsp?file_id=260895.
Last edited:	18 December 2007; rev. 25 April 2015

<sup>[</sup>Footnote continued from previous page]

See the relevant explanation in the introduction to this study for a note on including international instruments among each country's tables.

## **BHUTAN**

Research or Study			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	The activities of the institution must	
		not serve direct or indirect gain.	
What can be copied?	Published art	Published articles or other short works, including	
	illustrations.		
	Short extract	Short extracts of writings, with or without	
	illustrations.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolate case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		The reproduction is only permitted if	
		there is no collective license	
		available under which copies can be	
		made (offered by a collective	
		administration organization in a way	
		that the library or archive is aware	
		or should be aware of the	
D (1)		availability of the license).	=
Purpose of the copy?	•	cholarship, or private research, by	
		physical person.	
	Conditions:	The library or archive must be	
		satisfied that the copy will be used	
	<u> </u>	solely for the permitted purpose.	
Medium of the copy?		c reproduction. See definition of	
	"reproduction	n" below.	

Preservation and Replacement			
Who can copy?	Libraries and archives.		§ 13(b)
	Conditions:	The activities of the institution must	
		not serve direct or indirect gain.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		The reproduction is only permitted	
		where it is impossible to obtain such	
		a copy under reasonable conditions.	
Purpose of the copy?		and, if necessary (in the event that it	
		yed, or rendered unusable), replace a	
	copy of a wor	rk in the library or archive.	
		the permanent collection of another	
		or archive, a copy which has been	
	lost, destroye	ed, or rendered unusable.	
	Conditions:	None.	

Medium of the copy?	Reprographic reproduction. See definition of
	"reproduction" below.

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 31
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures used to prevent or restrict reproduction or to impair the quality of copies made.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Personal Copying	Private reproduction of a published work in a single copy for personal purposes is permitted; certain types of works are excluded.	§ 10
Educational Uses	Limited uses for teaching.	§ 12
Defined Term	"Reproduction" is the making of one or more copies of a work or a sound recording in any material form, including any permanent or temporary storage of the work or sound recording in electronic form.	§ 4 (xviii)
Source	The Copyright Act of Bhutan (17 July 2001), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=173748.	
Last edited:	3 December 2007; rev. 25 April 2015	

### **BOLIVIA (PLURINATIONAL STATE OF)**

Library Provisions (none)		
Library Provisions?	The Law on Copyright of Bolivia includes no	
	explicit library exceptions. <sup>13</sup>	

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Public Necessity	Government may prescribe uses of some works as a public necessity, if they are of high cultural value to the country or of social or public interest. This provision applies only to published works, if they are out of print and have not been published in the last three years.	Art. 25
Publication without Consent	Heirs and successor cannot object if a third party publishes the works of a decedent, if the works had been publicly disclosed, and if more than five years had passed since death and the rightsholders had	Art. 26

<sup>&</sup>lt;sup>13</sup> Bolivia, Colombia, Ecuador, and Peru are members of the Andean Community and signatories to the Cartagena Agreement of 1969. Decision 351 of the Commission of the Andean Community includes copyright exceptions applicable in the member countries, including the following articles:

- 21. The limitations and exceptions to which copyright is made subject by the domestic legislation of the Member Countries shall be confined to those cases that do not adversely affect the normal exploitation of the works or unjustifiably prejudice the legitimate interests of the owner or owners of the rights.
- 22. Without prejudice to the provisions of Chapter V and those of the foregoing Article, it shall be lawful, without the authorization of the author and without payment of any remuneration, to do the following:
  - (c) reproduce a work in single copies on behalf of a library or for archives whose activities are not conducted for any direct or indirect profit-making purposes, provided that the original forms part of the permanent stocks of the said library or archives and the reproduction is made for the following purposes:
    - (i) to preserve the original and replace it in the event of loss, destruction or irreparable damage;
    - (ii) to replace, in the permanent stocks of another library or archives, of an original that has been lost, destroyed or irreparably damaged....

See Andean Community, Common Provisions on Copyright and Neighboring Rights, Decision 351, *Official Gazette of the Andean Community*, No. 145 (21 December 1993), text available at http://www.wipo.int/wipolex/en/text.jsp?file\_id=223493.

	made no arrangement for publication. The law includes procedures for compensation.
Source	Law on Copyright of Bolivia, No. 1322 (13 April 1992), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=225957.
Last edited:	30 November 2007; rev. 23 April 2015

### **BOSNIA AND HERZEGOVINA**

General Library Use				
Who can copy?	copy? Public archives, public libraries, museums, and			
	educational o	46(1) &		
	Conditions:	None.	46(3)	
What can be copied?	A disclosed w	vork.		
	Conditions:	From their own copy.		
		Article 46 does not apply to		
		computer software (Article 105(4)).		
		Article 46 does apply to uses of		
		non-electronic and disclosed		
		databases (Article 145(1)).		
Purpose of the copy?	For their inter			
	Conditions:	None.		
Medium of the copy?	On any media			
Other provisions?	Single copy only.			
		intend on gaining direct or indirect		
		vantage by such reproduction.	]	
		s explicitly "free." However, Article 46		
	•	Article 36, which provides for authors		
		nsated for some reproductions by		
		evy on reproduction equipment and		
	related mater			
		subject to Article 40(1), which		
	,	ws copyright limitations, "provided		
		nt of such use of the works is limited		
	by the intended purpose and that it is in conformity			
	with good practices."			
	Article 40(2) specifies that the copyright limitations			
	also apply to rights associated with performances, recordings, films, broadcasts, and unpublished			
	works that are	e later published.		

<b>Anti-Circumvention of T</b>	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.			
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	Art. 152(1)	
	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting, advertising for sale, or renting or possessing for commercial purposes circumvention devices is prohibited.	Art. 152(2)	
	Providing Services?	Trafficking in circumvention services is prohibited.	Art. 152(2)	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent access to a work or protect a right of the copyright owner.		Art. 152(3)	
Exemptions that could	Yes. Substantive	e limitations to rights may be	Art.	

be used by libraries?	exercised in the case of use by disabled persons,	155(3)
	use for the purpose of teaching, and private or	
	other internal reproduction (which includes the	
	library exceptions).	

Miscellaneous			
Teaching Material and	Limited right to reproduce disclosed works in	Art. 41	
Periodicals	teaching materials or in periodicals.		
Needs of Disabled	Limited right to reproduce works for the benefit of	Art. 42	
Persons	disabled persons.		
Teaching	Limited right to publicly perform and communicate	Art. 45	
	disclosed works for teaching purposes.		
Private Copies	Limited right to make private copies.	Art. 46	
Quotations	Limited right to quote from a disclosed work for the	Art. 47	
	purpose of scientific research, critique, polemic,		
	review, teaching and other reference to the extent		
	justified by need for the intended illustration,		
	confrontation or referral, and in accordance with		
	good practices.		
Public Exhibitions	Limited right to use works in connection with the	Art. 49	
	promotion of public exhibitions.		
Free Transformation	Limited right to the free transformation of a	Art. 50	
	disclosed work if it concerns a parody or		
	caricature, private or other internal transformation,		
	or transformation in connection with the permitted		
B 1 8 1 8	use of the work.	A	
Public Lending	Authors have a right to equitable remuneration if	Art. 34	
	the original or a copy of a work is lent by libraries		
	or other institutions performing such activity.		
	However, the right does not apply to originals or		
	copies of library material in national libraries,		
	libraries at public educational institutions, and		
Defined Terms	public specialized libraries.  "Displaying" shall make that a work of authorship	Art. 2(1)	
Defined Terms	"Disclosure" shall mean that a work of authorship or subject matter of a related right has been made	AIL. 2(1)	
	available to the public for the first time, with the		
	consent of an authorized person.		
	"Public" shall mean a larger number of persons	Art. 2(2)	
	who are not connected by kinship or other	Ait. 2(2)	
	personal relations.		
	"Publication" shall mean that sufficient number of	Art. 2(3)	
	produced copies of a work of authorship or subject	Art. 2(3)	
	matter of a related right has been offered to the		
	public or put into circulation with the consent of an		
	authorized person.		
Source	Copyright and Related Rights Law of Bosnia and	1	
<del></del>	Herzegovina, No. 543/10 (13 July 2010), available at		
	http://www.wipo.int/wipolex/en/text.jsp?file_id=227216.		
Last edited:	30 November 2007; rev. 15 October 2014; rev. 25 April 2015		

### **BOTSWANA**

Research or Study				
Who can copy?	Libraries and	archives.	§ 16(a)	
	Conditions:	The activities of the institution must	]	
		not serve direct or indirect gain.		
What can be copied?	Published art	Published articles, other short works, or short		
	extracts of a	extracts of a work.		
	Conditions:	Only a single copy can be made.		
		The act of reproduction must be an		
		isolated case occurring, if repeated,		
		on separate and unrelated		
		occasions.		
		The reproduction is permitted only		
		where there is no collective license		
		available, offered by a collective		
		administration organization of which		
		the library or archive is or should be		
		aware, under which such copies		
		can be made.	4	
Purpose of the copy?	_	holarship, or private research, by		
	request of a			
	Conditions:	The library or archive must be		
		satisfied that the copy will be used		
		solely for the permitted purposes.		
Medium of the copy?		reproduction. See definition of		
	"reproduction	ı" below.		

Preservation and Replacement			
Who can copy?	Libraries and archives.		§ 16(b)
	Conditions:	The activities of the institution must	
		not serve direct or indirect gain.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	]
		The reproduction is permitted	
		provided that it is impossible to	
		obtain a copy under reasonable	
		conditions.	
Purpose of the copy?	To preserve,	and if necessary, to replace a work.	
	•	copy which has been lost, destroyed,	
		inusable in the permanent collection	
	of another similar library or archive.		
	Conditions:	None.	]
Medium of the copy?		reproduction. See definition of	
	"reproduction	" below.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 33 (1)(a)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	technical measur	control. The provisions relate to es used to prevent or restrict work or to impair the quality of	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Definition	"Reproduction" is the making of copies in any material form, including permanent or temporary storage in electronic form.	§ 2
Personal Copying	Private reproduction of a published work in a single copy is permitted where the reproduction is made by any person exclusively for his own personal purposes; certain works are excluded.	§ 13
Educational Uses	Permits various uses of works for teaching.	§ 15
Source	Copyright and Neighboring Rights Act of Botswana, 68:02, No. 8 (15 May 2000), as amended by No. 6 (2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22494	1 October
Last edited:	30 November 2007; rev. 25 April 2015	

### **BRAZIL**

Library Provisions (none)			
Library Provisions?	The copyright law of Brazil does not include any		
	explicit library provisions.		

<b>Anti-Circumvention of T</b>	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 107	
Prohibited Acts?	The Act of Circumvention?	Altering, removing, modifying, or disabling a circumvention device is prohibited.		
	Dealing in Devices?	Distributing, importing for distribution, broadcasting, communicating, or making available works in which the technical devices have been removed is prohibited.		
	Providing Services?	No.		
Access Control or	Owner's Rights Control. The provisions relate to			
Owner's Rights Control?	technical measures that have been incorporated in protected works to prevent or restrict reproduction.			
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.		

Miscellaneous		
Personal Copying	Reproduction is permitted with respect to one copy of short extracts from a work for the private use of the copier, if the copying is done by him without gainful intent.	Art. 46(II)
Needs of the Blind	Permits reproduction of some works in Braille or	Art.
	other form.	46(I)(d)
Source	Law on Copyright and Neighboring Rights of Brazil, I (19 February 1998), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12539	
Last edited:	3 December 2007; rev. 25 April 2015	

### **BRUNEI DARUSSALAM**

Research or Study (Articles)			
Who can copy? Librarians of prescribed libraries.			§ 42
	Conditions:	None.	1
What can be copied?	Articles in periodicals, including accompanying		1
		nd the typographical arrangement.	
	Conditions:	No person shall be furnished with	1
		more than one copy of the same	
		article or with copies of more than	
		one article contained in the same	
		issue of a periodical.	
Purpose of the copy?	For research	or private study by persons.	
	Conditions:	The copies shall be supplied only to	
		persons satisfying the librarian that	
		they require them for the allowed	
		purposes and will not use them for	
		any other purpose.	
		Regulations for this section shall	1
		require that the copies shall be	
		supplied only to a person satisfying	
		the librarian that his requirement is	
		not related to any similar	
		requirement of another person.	
		Requirements are deemed "similar"	
		if the requirements are for copies of	
		substantially the same material, at	
		substantially the same time, and for	
		substantially the same purpose.	
		Requirements are deemed "related"	
		if those persons receive instruction	
		to which the material is relevant at	
		the same time and place (Section	
		44).	
Medium of the copy?	Any. See de		
Other provisions?		whom copies are supplied must pay	
	for them a sum not less than the cost attributable		
	•	ction, including a contribution of the	
general expenses of the library.			

Research or Study (Literary, Dramatic, or Musical Works)				
Who can copy?	Librarians of	Librarians of prescribed libraries.		
	Conditions:	None.		
What can be copied?	Parts of literary, dramatic, or musical works (other			
	than articles in periodicals), including			
	accompanying illustrations and the typographical			
	arrangement.			

	Conditions:	No person shall be furnished with	
	Conditions.	more than one copy of the same	
		material or more than a reasonable	
Decrease of the control	<b>—</b>	proportion of any work.	
Purpose of the copy?		r private study by persons.	
	Conditions:	The copies shall be supplied only to	
		persons satisfying the librarian that	
		they require them for the allowed	
		purposes and will not use them for	
		any other purpose.	
		Regulations for this section shall	
		require that the copies shall be	
		supplied only to a person satisfying	
		the librarian that his requirement is	
		not related to any similar	
		requirement of another person.	
		Requirements are deemed "similar"	
		if the requirements are for copies of	
		substantially the same material, at	
		substantially the same time, and for	
		substantially the same purpose.	
		Requirements are deemed "related"	
		if those persons receive instruction	
		to which the material is relevant at	
		the same time and place (Section	
		44).	
Medium of the copy?	Any. See defir	nition of "copy" below.	
Other provisions?		whom copies are supplied must pay	
	for them a sum not less than the cost attributable to		
	their production, including a contribution of the		
	•	ses of the library.	

Supplying Copies to Other Libraries			
Who can copy?	Librarians of	§ 45	
	Conditions:	None.	1
What can be copied?	Articles in pe		
	illustrations a	and the typographical arrangement.	
	Whole or pa	rts of literary, dramatic, or musical	
	works from p	published editions, including	
	accompanyi	ng illustrations and the typographical	
	arrangemen	t.	
	Conditions:	With respect to works other than	
		articles, the copy cannot be made if,	
		at the time the copy was made, the	
		librarian knew or could by reasonable	
		inquiry have ascertained the name	
		and address of a person entitled to	
		authorize the making of the copy.	

Purpose of the copy?	To supply a copy to another prescribed library.
	Conditions: None.
Medium of the copy?	Any. See definition of "copy" below.

Preservation and Replacement			
Who can copy?	Librarians or archivists of prescribed libraries or archives.	§ 46	
	Conditions: None.		
What can be copied?	Literary, dramatic, or musical works in the permanent collection of the library or archive, including accompanying illustrations and the typographical arrangement.		
	Conditions:  Prescribed conditions shall include provisions restricting the making of copies to cases where it is not reasonably practicable to purchase a copy of the item to fulfill the purpose.		
Purpose of the copy?	To preserve or replace the item by placing the copy in its permanent collection in addition to or in place of the item.  To replace in the permanent collection of another prescribed library or archive an item which has been lost, destroyed, or damaged.		
Medium of the copy?	Conditions: None.  Any. See definition of "copy" below.	-	
woodani or the copy:	17 any. Oce definition of copy below.	L	

Research or Study (Unpublished Works)			
Who can copy?	Librarians or archivists of prescribed libraries or archives.		§ 47
	Conditions:	None.	
What can be copied?	Whole or part	s of literary, dramatic, or musical works	
	from docume	nt in the library or archive, including	
	accompanyin	g illustrations.	
	Conditions:	A copy cannot be made where the copyright owner has prohibited copying of the work, and at the time of the making of the copy, the librarian ought to have been aware of that fact.  The work must not have been published before the document was deposited in the library or archive.	
		No person may be furnished with any more than one copy of the same material.	

		A copy cannot be made if or to the extent that there is a licensing scheme under which licenses are available authorizing the making of such copies, and the person making the copies knew or ought to have been aware of that fact.	
Purpose of the copy?		or study by persons.	
	Conditions:	The copies shall be supplied only to	
		persons satisfying the librarian that	
		they require them for the allowed	
		purposes and will not use them for	
		any other purpose.	
Medium of the copy?	Any. See definition of "copy" below.		
Other provisions?	The person to whom copies are supplied must pay		
	for them a sur	n not less than the cost attributable to	
	their production, including a contribution of the		
	•	nses of the library.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 203
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?		ne section applies when copyright the public in an electronic form officed.	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Declarations	Where a person requesting a copy makes a declaration which is false in a material particular and is supplied with a copy which would have been an infringing copy if made by him, then he is liable for infringement of copyright as if he had made the copy himself, and the copy shall be treated as an infringing copy.	§ 41
Works of Cultural Importance	If an article of cultural or historical importance or interest cannot lawfully be exported unless a copy of it is made and deposited in an appropriate library or archive, it is not an infringement of copyright to make that copy.	§ 48
Personal Use	Fair dealing with a literary, dramatic, musical, or artistic work for the purpose of research or private study is not a copyright infringement, if specified conditions are met.	§ 33
Defined Terms	In Sections 42-47, references to a prescribed	§ 41

	library or archive are to a library or archive of a prescribed description.	
	References to a librarian or archivist include a	
	person acting on his behalf.	
	"Copying" in relation to –	§ 19
	(1) a literary, dramatic, musical, or artistic work	
	means reproducing the work in any material	
	form, including the storing of the work in any	
	medium by electronic means;	
	(2) an artistic work includes the making of a	
	copy in three dimensions of a two-dimensional	
	work and the making of a copy in two	
	dimensions of a three-dimensional work;	
	(3) a film, television broadcast, or cable	
	program includes the making of a photograph of	
	the whole or any substantial part of any image	
	forming part of the film, broadcast, or cable	
	program;	
	(4) a typographical arrangement of a published	
	edition means the making of a facsimile copy of	
	the arrangement;	
	(5) any description of the work includes the	
	making of copies which are transient or	
	incidental to some other use of the work.	
Source	Emergency Copyright Order of Brunei Darussalar	n, No. S 14
	(18 December 1999), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=187	7417.
Last edited:	11 December 2007; rev. 25 April 2015	

### **BULGARIA**

Preservation			
Who can copy?	Publicly accessible libraries, educational or other	Art.	
	learning establishments, museums, and archive	24(1)(9)	
	institutions.		
	Conditions:		
What can be copied?	Already published works.		
	Conditions: Computer software is excluded.		
Purpose of the copy?	To preserve the works.		
	Conditions: May not be for commercial purpose.		
Medium of the copy?	Any. The statute allows reproduction. See the		
	definition of "reproduction of a work."		
Other provisions?	The same statutory provision also allows		
	reproduction for educational purpose on the same		
	terms.		
	The reproduction is permitted provided that it does		
	not conflict with the normal exploitation of the work		
	and does not prejudice the legitimate interests of		
	the copyright holder (Article 23).		
	Individuals may have access to works in		
	collections of these institutions, provided this is		
	done for scientific purposes and is not of a		
	commercial nature (Article 24(1)(11)). This		
	provision also applies to phonogram producers		
	(Article 90) and film producers (Article 90c).		

Anti-Circumvention of T	echnological Pro	tection Measures		
Circumvention	Yes.		Art. 97	
provisions?				
Prohibited Acts?	Circumvention?	No.		
	Dealing in	Manufacturing, importing,		
	Devices?	distributing, selling, renting,		
		offering for sale or rental, or		
		possessing for commercial		
		purposes circumvention devices		
		is prohibited.		
	Providing	Providing circumvention		
	Services?	services is prohibited.		
Access Control or	Both. The provis	§ 2(14)		
Owner's Rights Control?	used to prevent of			
		protected by the law; it includes access and		
	protection control	S.		
Exemptions that could		se of works under Art. 24(1),	Art.	
be used by libraries?		which includes the library exemption, may not be		
	carried out in a m			
	damage, destruct			
	means of protecti			
	copyright holder.			
	Nevertheless, the user under the library exception			
	and other listed e	xceptions may request from the	25a(2)	

Miscellaneous			
Definitions	"Publishing a work" means bringing a work to the attention of unlimited number of persons by reproduction and distribution of its copies, including in the form of phonograms or recordings of films or other audiovisual works, in sufficient quantities depending on the nature of the work.  "Reproduction of a work" means the direct or indirect multiplication in one or more copies of the work or part of it by any means and in any form, permanent or temporary, including its saving in digital form on electronic carrier.	§ 2	
Remuneration	Remuneration collected on levied apparatuses which are thereafter purchased by public libraries, schools, or other educational establishments, museums, and archives must be returned to the institutions within six months.	Art. 26(5)	
Source	Law of Copyright and Neighboring Rights of Bulgaria (29 June 1993), as amended through SG 25 (25 Mai 2011), available at http://www.wipo.int/wipolex/en/details.jsp?id=10463.	rch	
Last edited:	12 December 2007; rev. 24 August 2014; rev. 25 April 2015		

#### **BURKINA FASO**

<b>Library Provisions (none</b>	e)	
Library Provisions?	The copyright law of Burkina Faso includes no	
	explicit library exceptions.	

<b>Anti-Circumvention of</b>	Technological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 108
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in	Manufacturing or importing for	
	Devices?	sale or rental a circumvention	
		device is prohibited.	
	Providing	No.	
	Services?		
Access Control or	Owner's Rights Co	ontrol. The provisions relate to	
Owner's Rights	technical measure	s used to for protection of the	
Control?	copy or regulation	of the copy.	
Exemptions that could	There are no expli	cit exemptions for circumvention.	
be used by libraries?			

Miscellaneous		
Personal Copying	When a work is lawfully disclosed, the author cannot prohibit reproduction if it is reserved solely for the private use of the person who carried out the reproduction and is not intended for collective use. Works of architecture and art, whole or substantial parts of databases, and computer programs are generally excluded.	Art. 21
Personal Copying (Neighboring Rights)	Reproduction of objects of neighboring rights is also permitted without the authorization of the rightsholder if reserved solely for the private use of the person who carried out the reproduction.	Art. 80
Source <sup>14</sup>	Law on the Protection of Literary and Artistic Propert Burkina Faso, No. 032-99/AN (22 December 1999), at http://www.wipo.int/wipolex/en/text.jsp?file_id=188	available
Last edited:	5 December 2007; rev. 25 April 2015	

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<sup>&</sup>lt;sup>14</sup> Burkina Faso is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. The charts of Benin's law in this report include a footnote with detailed information.

### BURUNDI

General Library Excepti	on		
Who can copy?	Public librarie centers, scier	Art. 26(5)	
	establishmen	ts.	
	Conditions:	None.	
What can be copied?	Literary and a	artistic works which have already	
	been lawfully	made available to the public	
	Conditions:	The number of copies made is	
		limited to the allowed purpose.	
		Use of the work may be in its	
		original language or translation	
		(Article 26).	
Purpose of the copy?	To serve the	needs of the regular activities of the	
	library or other	er institution.	
	Conditions:	None.	
Medium of the copy?	Reproduction	by a photographic or similar process.	
Other provisions?	The reproduction may not conflict with the normal uses of the work nor unreasonably prejudice the		
		erests of the author.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 94
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in	Yes. Making or importing	
	Devices?	devices for sale or rental.	
	Providing Services?	No.	
Access Control or	Both. General pr	ovision relates to the reproduction	Art.
Owner's Rights Control?	· ·	s. Another provision relates to ed broadcast signals.	94(a)
Exemptions that could	None.		
be used by libraries?			

Miscellaneous		
Definition	"Reproduction" means the making of one or more copies of a work or phonogram, or a part of both, in any manner or form, including the recording of sounds and images and permanent or temporary storage of the work or phonogram in electronic form.	Art. 1(x)
Translation License	Notwithstanding the rights of owners, the translation of a work into Kirundi, Swahili, English, or French and the publication of that translation on the territory of Burundi, under a license granted by the competent authority and in accordance with the conditions specified in the regulations on	Art. 32

Reproduction License	translation licenses annexed to this Act, shall be permitted without the authorization of the author. The terms reflect the Berne Appendix.  Notwithstanding the rights of owners, the reproduction of a work and the publication of a particular edition of the work on the territory of Burundi, under a license granted by the competent authority and in accordance with the conditions specified in the regulations on reproduction licenses annexed to this Law, shall be permitted even without the authorization of the author. The terms reflect the Berne Appendix.	Art. 33
Source	Act on the Protection of Copyright and Related Right Burundi, No. 1/021 (30 December 2005), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22434	t
Last edited:	3 December 2007; rev. 24 August 2014; rev. 25 April 2015	

# CABO VERDE

General Provisions (applicable to various provisions of Article 62)			
Author's consent?	No.	Art. 62	
Remuneration to	No.		
author?			
Provide name of author?	Yes.		
Provide source of	Must mention and respect the authenticity and		
borrowing?	integrity of the title and the name of the author.		

Library Use			
Who can copy?	Libraries, arc documentation teaching esta	Art. 62(1)(b)	
	Conditions:	None.	
What can be copied?	Works that are already published or publicly disclosed.		
	Conditions: The copies reproduced do not exceed the needs of the purpose.		
Purpose of the copy?	Exclusively for training purport Conditions:	or didactic, research, and professional oses.    None.	
Medium of the copy?	Reproduction means.	by photographic or other similar	
Other provisions?	None.		

<b>Preservation and Repl</b>	acement	·		
Who can copy?	Library, archi	Library, archive service, or documentation center.		
	Conditions:		62(1)(j)	
What can be copied?	Works that ar disclosed.	e already published or publicly		
	Conditions:	If the work has been lost, destroyed, or made unusable, and it is impossible to find such a copy on reasonable conditions.  The act of reprographic reproduction is an isolated act, or if repeated, on separate and unrelated occasions.		
Purpose of the copy?		a copy of a work, and if necessary, to complete collection of a work.		
	Conditions:	None.	1	
Medium of the copy?	Reprographic reproduction.		1	
Other provisions?	None.			

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Definitions	"Published work" – that which is made available to the public with the consent of the author, whatever the method of reproduction or production of the respective copies (Article 6(b)).  "Reproduction" – the making of one or several copies of a literary, artistic, or scientific work, in whole or in part, on any form of material and by whatever means, including graphic editions and audio or visual recordings, which allow indirect communication with the public (Article 6(I)).	Art. 6
Publication of Manuscripts	Any person who publishes manuscripts existing in public or private libraries or archives may not oppose their subsequent publication of the original text by another party, unless such publication is no more than a reproduction of the previous one.	Art. 62(3)
Berne Appendix	Provides for a compulsory license to make and publish translations of certain works for education and scientific purpose, subject to elaborate provisions.	Art.75
Source	Copyright Law of Cape Verde, Decree-Law No. 1/20 April 2009), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=26007	•
Last edited:	22 May 2008; rev. 24 August 2014; rev. 25 April 201	

### CAMBODIA

Preservation			
Who can copy?	Libraries.	Libraries.	
	Conditions:	None.	25(b)
What can be copied?	Works.		
	Conditions:	None.	
Purpose of the copy?	the copy of th	As part of an arrangement to preserve in the library the copy of the work for the purpose of conservation or research.	
	Conditions:	None.	
Medium of copy?	Not specified		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 62(1)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Producing a circumvention device or importing it for sale or lease is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	device intend to r	control. The provision relates to a estrict the quantity of the work or to impair the quality of	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Definition	"Reproduction" is the making of copies of a work in any manner or form, including any permanent or	Art. 2(m)
	temporary storage of the work in electronic form.	
Private Copying	Permits single copies of most types of works by a natural person exclusively for his personal purposes.	Art. 24
Educational Uses	Permits various uses of works for teaching purposes.	Art. 29
Source	Law on Copyright and Related Rights of Cambodia, Decree NS/RKM/0303/008 (13 February 2003), avail http://www.wipo.int/wipolex/en/text.jsp?file_id=18004	able at
Last edited:	2 November 2007; rev. 25 April 2015	

#### **CAMEROON**

Library Provisions (none)			
Library Provisions?	The copyright statutes of Cameroon include no		
	explicit library provisions.		

<b>Anti-Circumvention of</b>	Technological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 81 (1)(d)
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	
	Dealing in Devices?	No.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	technical measure	ontrol. The provisions relate to so used by owners of copyrights or to protect their works against	
Exemptions that could be used by libraries?	There are no expli	cit exemptions for circumvention.	

Miscellaneous		
Personal Copying	Where the work was published with the authorization of the author, he may not forbid reproductions and transformations in one copy for strictly personal and private use of the person who makes them, but the reprographic reproduction of an entire book or musical piece in graphic form or the reproduction of databases or banks and software is not permitted. This right is subject to remuneration (Sections 69 & 72).	§ 29(1)
Source <sup>15</sup>	Law on Copyright and Neighboring Rights of Camero 2000/011 (19 December 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=125950	
Last edited:	2 November 2007; rev. 25 April 2015	·

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<sup>15</sup> Cameroon is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

### CANADA

Preservation, Replacem	ent, and Libra	ry Administration	
Who can copy?		hives, and museums, and persons	§ 30.1
	acting with the authority of the institution.		
	Conditions:	Libraries, archives, and museums	
		that form part of educational	
		institutions are included (Section	
		30.4).	
What can be copied?		her subject matter, whether published	
	or unpublished, in the permanent collections of the		
	institutions.		-
	Conditions:	One of the following conditions must	
		be satisfied:	
		(a) The original work must be rare,	
		or it must be unpublished; and the	
		original work must be deteriorating, damaged, or lost, or at risk of	
		deterioration or becoming damaged	
		or lost.	
		(b) The original cannot be viewed,	
		handled, or listened to because of	
		its condition or because of the	
		atmospheric conditions in which it	
		must be kept; and the copy is for	
		purposes of on-site consultation.	
		(c) The institution, or person acting	
		under its authority, considers that	
		the original is currently in a format	
		that is obsolete or is becoming	
		obsolete, or that the technology	
		required to use the original is	
		unavailable or is becoming	
		unavailable; and the copy is made in an alternative format.	
		(d) The copy is for the purposes of	
		internal record-keeping and	
		cataloging.	
		(e) The copy is for insurance	
		purposes or police investigations.	
		(f) The copy is necessary for	
		restoration.	
		Alternative (a), (b), and (c) do not	
		apply where an appropriate copy is	
		commercially available in a medium	
		and of a quality that is appropriate	
		for the allowed purposes.	
		If a person must make an	
		intermediate copy in order to make	
		an allowed copy, that person must	
		destroy the intermediate copy as	
Durnogo of the convo	For maintage	soon as it is no longer needed.	
Purpose of the copy?	roi maintena	nce or management of the permanent	

	collection of the organization.	
	For maintenance or management of the permanent	
	collection of another library, archive, or museum.	
	Conditions: None.	
Medium of the copy?	Not specified.	
Other provisions?	The Governor in Council may make regulations	
	with respect to procedures for making copies	
	under this section.	

Research or Study (Art	ticles)		
Who can copy?	Libraries, archi	ives, and museums, and persons authority of the institution.  Libraries, archives, and museums that form part of educational institutions are included (Section 30.4)	§ 30.2 (2)-(6)
What can be copied?	periodicals. Articles publish other than a so periodical, if th	ned in scholarly, scientific, or technical ned in newspapers and periodicals, cholarly, scientific, or technical e newspapers and periodicals were e than one year before the copy is  Works of fiction or poetry and	
	Conditions.	dramatic or musical works are excluded.  The institution informs the person that the copy is to be used solely for research or private study and any other use may require authorization from the copyright owner.  The person may be provided with a single copy only.	
Purpose of the copy?	Conditions:	If an intermediate copy is made in order to make this allowed copy, the intermediate copy must be destroyed after the copy is given to the user.	
Medium of the copy?	Reprographic i		_
Patrons at Other Libraries	to one of its ow (2) (related to p study), the inst services on be archive, or mus Section 30.2(5	hat the institution may provide copies on patrons under Section 30.2(1) or personal copies or copies for private citution may provide the same half of a patron of another library, seum. This provision is subject to02) (regarding digital copies).	§ 30.2(5)
Other provisions?	respect to define implementing to information relation relations.	in Council may make regulations with nitions and some procedures for the statute and maintaining ated to actions taken under the	§ 29.3

with a motive for gain. An institution or person acting under its authority does not have a motive of gain where it or the person acting under its authority, does anything referred to in this section and recovers no more than the costs, including	
overhead costs, associated with doing that act.	

Interlibrary Loan and Document Supply <sup>16</sup>			
Who can copy?	Libraries, archives, and museums, and persons		
	acting with the authority of the institution.		(1), (2),
	Conditions:	Libraries, archives, and museums	(5) &
		that form part of educational	(5.02)
		institutions are included (Section	
		30.4)	
What can be copied?	Articles publish periodicals.	ned in scholarly, scientific, or technical	
	<b></b>	ned in newspapers and periodicals,	
	•	cholarly, scientific, or technical	
		e newspapers and periodicals were	
	l •	e than one year before the copy is	
	made.	, , , , , , , , , , , , , , , , , , , ,	
	Conditions:	Works of fiction or poetry and	
		dramatic or musical works are	
		excluded.	
		The institution informs the person	
		that the copy is to be used solely for	
		research or private study and any	
		other use may require authorization	
		from the copyright owner.	
		The person may be provided with a	
		single copy only.	
Purpose of the copy?	Research or p	rivate study, by request of a person.	
	Conditions:	If an intermediate copy is made in	
		order to make this allowed copy, the	
		intermediate copy must be	
		destroyed after the copy is given to	
		the user.	
		To the extent that an institution may	
		provide copies to one of its own	
		patrons under Section 30.2(1) or (2)	
		(related to personal copies or	
		copies for private study), the	
		institution may provide the same	
		services on behalf of a patron of	
		another library, archive, or museum	
		(interlibrary arrangements). This	
		provision is subject to Section	

<sup>&</sup>lt;sup>16</sup> Section 30.2(5.02) was added in 2012, allowing libraries and other institutions to provide digital copies of certain works to persons requesting the copies through another library. The particular provision alone does not include all details set forth here. Instead, the section establishes a few conditions, but references Section 30.2(5), which in turn references Section 30.2(1) and (2). Those provisions, especially Section 30.2(2), include most of the substantive elements that are important here.

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§ 29.3
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Research or Study (Unpublished Works)				
Who can copy?	Archives.	Archives.		
	Conditions:	Archives that form part of		
		educational institutions are included		
		(Section 30.4)		
What can be copied?	Unpublished	works deposited in the archive.		
	Conditions:	The archive may make only a single		
		copy of a work for the requesting		
		person.		
		The work may be copied only if the		
		person who deposited the work, if a		
		copyright owner, did not, at the time		
		of the deposit, prohibit its copying,		
		and the copying has not been		
		prohibited by any other owner of		
		copyright in the work.		
Purpose of the copy?	To provide to	a person requesting a copy for		
	research or p	rivate study.		
	Conditions:	The archive must inform the person		
		that the copy is to be used solely for		
		research or private study and that		
		any other use may require		
		authorization from the copyright		

	owner.	
Medium of the copy?	Not specified.	
Other provisions?	When a person deposits a work in an archive, the	
	archive must give the person notice that it may	
	copy the work in accordance with this section.	
	The Governor in Council may prescribe by	
	regulation the manner and form by which many of	
	the conditions in this section are to be met.	
	Current regulations detail the information that	
	archives must provide to user, the specifics of	
	notices that must be stamped on copies, and the	
	warning notices to be posted.	
	Activities under Section 30.21 may not be carried	§ 29.3
	out with a motive for gain. An institution or person	
	acting under its authority does not have a motive of	
	gain where it or the person acting under its	
	authority, does anything referred to in this section	
	and recovers no more than the costs, including	
	overhead costs, associated with doing that act.	

Limitation of Remedies		
Who qualifies?	An educational institution, library, archive, or museum.	§ 38.1 (6) &
For what activity?	Reprographic reproduction of a work where an owner of copyright has not authorized a collective society to authorize its reproduction.	§ 38.2
How are the remedies limited?	The owner may recover a maximum amount equal to the amount of royalties that would have been payable to the society if the reproduction had been authorized.	
	No statutory damages may be awarded.	
Other provisions?	Statutory damages are greatly reduced when the defendant satisfies the court that the defendant was not aware and had no reasonable grounds to believe that the defendant had infringed copyright. (Note: This provision could apply to a library that believed it was acting within an exception.)	§ 38.1 (2)

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 41
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	§ 41.1(1) (a)
	Dealing in Devices?	Manufacturing, importing, distributing, offering for sale or rental is prohibited.	§ 41.1(1) (b) & (c)
	Providing Services?	Offering of circumvention services to the public is prohibited.	
Access Control or	Both. The provisions relate to technical measures		§
Owner's Rights Control?	that prevent access to a work or protect a right of the copyright owner.		41.1(1) (a)

Exemptions that could be used by libraries?	No exemption specifically for libraries, but the remedies may be limited. If the defendant is a library, archive, museum, or educational institution which satisfies the court that it was not aware, and had no reasonable grounds to believe, that its actions constituted a violation, the plaintiff is not entitled to any remedy other than an injunction.  Some statutory exceptions specifically provide that the user may not circumvent protections to exercise the rights of use. Examples: Creation of user-generated content (Section 29.21), private copying (Section 29.22), and time-shifting of broadcasts (Section 29.23).	§ 41.2
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Miscellaneous		
Relationship to fair dealing	It is not an infringement for a library, archive, or museum or a person acting under its authority (including a library, archive, or museum that forms part of an educational institution) to do anything on behalf of any person that the person may do personally under Section 29 (related to fair dealing for the purpose of research or private study) or Section 29.1 (related to fair dealing for criticism or review). The Governor in Council may make regulations prescribing the information to be recorded about these actions and the manner and form in which the information is to be kept.	§ 30.2 (1) & (6)(c)
Reproduction machines in the library	An educational institution, library, archive, or museum (including a library, archive, or museum that forms part of an educational institution) does not infringe copyright when reprographic reproductions of works in printed form are made on a machine installed with approval on the premises for use by persons using the library or other organization, and affixed to the machine is a warning notice in the prescribed manner and location. This exemption applies only if the organization has an agreement with a collective licensing agency or other arrangement in accordance with details in the statute and regulations.	§ 30.3
User-Generated Content	Permits individuals to copy and use existing works to create new works for non-commercial purposes, and to permit intermediaries to disseminate the new works.	§ 29.21
Private Copying	Exception permitting individuals to make copies for private use.	§ 29.22
Time-Shifting of Broadcasts	Permits individuals to record broadcasts for later private use.	§ 29.23
Backup Copies	Permits any party who owns or has a license to use a work to make a backup copy of it for use should the work become lost, damaged, or rendered unusable.	§ 29.24
Educational Uses	Series of provisions permitting various uses of	§§ 29.4

	works for educational purposes.	to 30.04
Libraries and Educational Institutions	Specific education exceptions may be exercised by libraries that are part of the institutions. Sections 29.4, 30.3, and 45.	§ 30.4
Orphan Works	If a copyright owner is not located after a reasonable search, a user may apply to the Copyright Board for a license to use the work.	§ 77
Source	Copyright Board for a license to use the work.  Copyright Act of Canada, c. C-42 (1985), as amended through 2 January 2015, consolidated as of 31 March 2015, available at http://laws-lois.justice.gc.ca/eng/acts/C-42/index.html;  AND  Copyright Regulations of Canada, Exceptions for Educational Institutions, Libraries, Archives, and Museums, SOR/99-325 (28 July 1999), as amended through 15 May 2008, consolidated as of 31 March 2015, available at http://laws-lois.justice.gc.ca/eng/regulations/SOR-99-325/index.html.	
Last edited:	10 December 2007; rev. 23 August 2014; rev. 22 May 2015	

#### CENTRAL AFRICAN REPUBLIC

General Provisions (applicable to various statutory provisions)		
Author's consent?	No.	Art. 17;
Remuneration to	No.	Art. 18
author?		
Provide name of author?	Subject to respecting the moral rights of patrimony	
	set forth in Article 2.	
Provide source of	Not specified.	
borrowing?		

General Library Excepti	General Library Exception			
Who can copy?	Public librarie scientific instite education. Conditions:	Art. 17		
100		None.	-	
What can be copied?	Works of all ty	ypes already made lawfully available		
	to the public.			
	Conditions:	In quantities as necessary.		
Purpose of the copy?	Necessary to	Necessary to the needs of their activities.		
	Conditions:	Conditions: Also allows translation of the work.		
Medium of the copy?	To reproduce			
Other provisions?	It does not conflict with the normal exploitation of			
	the work.			
	It does not pro			
	author.			

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Private Use	Limited right to communicate, translate, reproduce, or adapt works lawfully made available to the public for private use.	Art. 11
Quotations	Limited right to make short quotations from a work already made available to the public provided they are compatible with fair practice and justified by critical or scientific purposes, education, or information.	Art. 12
Source <sup>17</sup>	Ordinance on Copyrights of Central African Republic, January 1985), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=19523	,
Last edited:	30 April 2014; rev. 25 April 2015	

<sup>&</sup>lt;sup>17</sup> The Central African Republic is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

# CHAD

Copying for Library Users			
Who can copy?	Libraries and archives.		Art.
	Conditions:	The activities of the institution must not aim directly or indirectly at commercial profit.	36(1)
What can be copied?	Articles, shor published in or periodicals		
	Conditions: Computer programs are excluded.		
		Only a single copy can be made.	
Purpose of the copy?	To satisfy the request of a physical person.		
	Conditions:	None.	
Medium of the copy?	Reprographic	reproduction.	

Preservation and Replacement			
Who can copy?	Libraries and archives.		Art.
	Conditions:	The activities of the institution must not aim directly or indirectly at commercial profit.	36(2)
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
Purpose of the copy?	To preserve and, if necessary, to replace a work.		
	To replace a	work that is lost, destroyed, or	
	rendered unusable in the permanent collection of		
	another library or archive.		
	Conditions: None.		
Medium of the copy?	Reprographic	reproduction.	

Anti-Circumvention of	Technological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 118
Prohibited Acts?	The Act of Circumvention?	Circumvention is prohibited without authorization from the Minister in charge of culture.	
	Dealing in Devices?	Manufacturing, assembling, selling, exchanging, hiring, or making available to the public a circumvention device is prohibited without authorization from the Minister in charge of culture.	

	Providing	Providing circumvention	
	Services?	services is prohibited without	
		authorization from the Minister	
		in charge of culture.	
Access Control or	Owner's Rights C	Control. The provisions relate to	
Owner's Rights Control?	technical measur	es that prevent copying or limit	
	the possibilities of	of copying or recopying.	
Exemptions that could	There are no exp	licit exemptions for circumvention.	
be used by libraries?	,	-	

Miscellaneous		
Personal Copying	When the work has been lawfully divulged, the author cannot prohibit reproduction strictly reserved for the private use of the person making the copy, where the copy is not intended for collective use. Copies are not permitted of works of art intended to be used for ends identical to those for which the original work was created. The reproduction is subject to remuneration (see Article 113).	Art. 34
Source <sup>18</sup>	Law on the Protection of Copyright, Neighboring Riginson Folklore of Chad, No. 005/PR/2003 (2 May 2003), avat http://www.wipo.int/wipolex/en/text.jsp?file_id=260	/ailable
Last edited:	6 December 2007; rev. 25 April 2015	

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<sup>18</sup> Chad is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

# CHILE

Personal Use of Library Users			
Who can copy?	Libraries and archives.		Art. 71J
	Conditions:	Institution is not for profit.	
What can be copied?	Excerpts of w	orks.	
	Conditions:	Works in the collection of the library	
		or archives making the copy.	
		Without permission of the author or	
		copyright owner.	
		Without payment of any	
		remuneration.	
Purpose of the copy?	For the perso	onal use of a user of the library.	
	Conditions:	At the request of the user.	
Medium of the copy?	Not specified.		
Other provisions?	None.		

Preservation and Replacement			
Who can copy?	Libraries and	archives.	Art. 711
	Conditions:	That are not for profit.	
What can be copied?	Works.	•	
	Conditions:	That are not commercially available.	
		The work has not been available for	
		sale to the public in the national or	
		international market in the	
		preceding three years.	
		Without permission of the author or	
		copyright owner.	
		Without payment of any	
	1	remuneration.	
Purpose of the copy?	Necessary to preserve the copy in the permanent		
		the library or archives, up to two	
	copies.		
	•	copy in the permanent collections of	
		archives, if it is lost or damaged, up to	
	two copies.	and the second of the Pharman and the second	
	•	copy from another library or archives	
		lost, destroyed, or rendered	
		to two copies.	
		te a copy into the permanent	
		the library or archives.	
Modium of the con: 2	Conditions:	None.   None.	
Medium of the copy?			
Other provisions?	None.		

Patron Use on Terminals (Making Available)			
Who can communicate?	Libraries and	archives.	Art. 71K
	Conditions:	That are not for profit.	
What can be	Works from the collection of the institution.		
communicated?	Conditions:	Without permission of the author or	

		copyright owner.	
		Without payment of any	
		remuneration.	
Purpose of the	To be consul	ted by users of the library or archives.	
communication?	Conditions:	May be consulted simultaneously by	
		a reasonable number of users.	
Medium?		production, accessible on network	
	terminals at t	he library or archives.	
Other provisions?		owed if the library or archives ensures	
	that users ca	nnot make electronic copies of the	
	works.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Definition	"Reproduction" is the permanent or temporary fixation of the work in an environment that enables communication or obtaining copies of all or part of it, by any means or process.	Art 5(u)
Performances in Libraries	Communication or public performance of works, including phonograms, by educational institutions, charities, libraries, archives, and museums, if the use is not for profit, no authorization of the author o owner, and no remuneration, is required.	Art. 71N
Berne Appendix	Nonprofit libraries and archives may translate and reproduce some works for research or study.	Art. 71L
Source	Intellectual Property Law of Chile, Law No. 17.336 1970), as amended through Law No. 20435 (4 May available at http://www.wipo.int/wipolex/en/text.jsp?file_id=270	y 2010),
Last edited:	20 December 2007; rev. 27 August 2014; rev. 25 A	April 2015

# CHINA

General Provisions (applicable to various statutory provisions)				
Author's consent	No. The use is permitted without permission from	Art. 22 <sup>19</sup>		
required?	the copyright owner.			
Remuneration to	No. The use is permitted without payment of			
author?	emuneration to the copyright owner, unless			
	otherwise noted below.			
Provide name of	Yes. The use is permitted, provided that the name			
author?	of the author is mentioned.			
Provide the source of	Yes. The use is permitted, provided that the title			
the work?	of the work is mentioned.			

Display and Preservation				
Who can copy?	Libraries, archives, memorial halls, museums, and art galleries.		Art. 22(8)	
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	None.		
Purpose of the copy?	For display or	r preservation of a copy of the work.		
	Conditions:	The other rights enjoyed by the		
		copyright owner must not be		
		prejudiced.		
Medium of the copy?	See definition	See definition of "reproduction" below.		
Other provisions?		The Network Regulations refer to works digitally duplicated for the purpose of display or		
	preservation,	which are defined as works that have	Reg.	
	been damaged or nearly been damaged, or lost or stolen, or the storage format of which is outdated, which are not available in the market or can only			
	•	I at an obviously higher price than		
	their designat			

Public Use (Making Available)				
Who can communicate?	Libraries, arcl	Libraries, archives, memorial halls, museums, and		
	art galleries.	art galleries.		
	Conditions:	None.	Reg.;	
What can be	Published dig	ital works from the library's collection	Art. 10	
communicated?		es of works ("digital copies of works"	Network	
		itally duplicated for the purpose of	Reg.	
		display or preservation, presumably consistent		
	with Article 22	with Article 22(8)).		
	Conditions:	Technological measures must be		
		taken to prevent access to the		
		works by people other than the		
		permitted users.		
		Technological measures must be		
		taken to prevent material damage to		

<sup>&</sup>lt;sup>19</sup> The citations are to the Copyright Act unless otherwise indicated.

		the interests of the copyright owners by the users' duplication activities.	
Purpose of the	For public rea	ading on the premises.	
communication?	Conditions:	The institutions may not directly or indirectly gain economic interest, except where otherwise agreed by the parties concerned.  The other rights enjoyed by the copyright owner must not be prejudiced.	
Medium?	Via the institution its premises.	ition's network reading system within	
Other provisions?	Remuneration	n is required.	
	This provision performance recordings, so	Art. 11 Network Reg.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 48(6);
Prohibited Acts?	The Act of Circumvention?  Dealing in Devices?	The Copyright Act prohibits the circumventing or sabotaging of technical measures. The Network Regulations prohibit the evading or damaging of technological measures.  The Network Regulations prohibit manufacturing, importing, or providing to the public circumvention devices.	Art. 4 Network Reg.
	Providing Services?	The Network Regulations prohibit providing circumvention services.	
Access Control or Owner's Rights Control?	Possibly both. The provisions in the Copyright Act relate only to technical measures that protect the copyright in the work. The provisions in the Network Regulations relate to technical measures that prevent or restrict browsing and appreciation of works, or the provision thereof to the public via information networks.		Art. 47(6); Art. 26 Network Reg.
Exemptions that could be used by libraries?	The Copyright Act states that the prohibition on circumvention is applicable except where otherwise provided for in laws or administrative regulations. The Network Regulations provide exemptions to circumvention that are not explicitly relevant to libraries, other than the provision of literary works by libraries for the blind. These exemptions are implicitly the only instances in which circumvention is permitted.		Art. 47(6); Art. 12 Network Reg.

Miscellaneous		
Defined Terms	The exclusive right of reproduction is described as right to produce one or more copies of a work by printing, photocopying, lithographing, making a sound recording or video recording, duplicating a recording, or duplicating a photographic work, or by other means.	Art. 10(5)
Private Uses	Permits use of works for personal study, research, or appreciation.	Art. 22(1)
Educational Uses	Permits translation or reproduction in small quantities of published works by teachers or scientific researchers. Network Regulation, Article 6, generally permits such materials also to be made available on a network.	Art. 22(6)
Educational Uses on Networks	Allows some works to be included on network systems for distance education, in support of the national nine-year compulsory education system, with compensation to rightsholders.	Art. 8 Network Reg.
Poverty Uses	Allows network providers to make works related to aiding poverty-stricken areas available, upon notice to rightsholders and no objection from them within 30 days.	Art. 9 Network Reg.
Sources	Copyright Law of the People's Republic of China (7 September 1990), as amended through Order No. 2 February 2010), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=1865 <i>AND</i> Regulation on the Protection of the Right to Networl Dissemination of Information, Order No. 468 (18 Ma as amended through 20 January 2013, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=1821	26 (26 69; k ay 2006),
170	http://www.wipo.int/wipolex/en/text.jsp?file_id=1821 http://www.wipo.int/wipolex/en/details.jsp?id=13403	
Last edited:	11 December 2007; rev. 25 April 2015	

### COLOMBIA

Preservation and Replacement				
Who can copy?	Public Librari	Art. 38		
	Conditions:	None.		
What can be copied?	Works depos archives.	Works deposited in the collections of the library or archives.		
	Conditions:	The work must be out of print on the		
		local market.		
		Single copy only.		
Purpose of the copy?	For conserva	tion.		
	Conditions:	None.		
Medium of the copy?	Not specified.			
Other provisions?	A library receiving a copy through interlibrary			
	exchange may also make a single copy of that			
	work as necessary for conservation purposes.			

Research or Study				
Who can copy?	Public Librari	Public Libraries.		
	Conditions:	None.		
What can be copied?	Works depos archives.	Works deposited in the collections of the library or archives.		
	Conditions:	The work must be out of print on the local market.	ne	
		Single copy only.		
Purpose of the copy?	For the exclu	sive use of readers.		
	Conditions:	None.		
Medium of the copy?	Not specified	Not specified.		
Other provisions?	A library receiving a copy through interlibrary exchange may also make a single copy of that work solely for use by readers.			

Interlibrary Loan				
Who can copy?	Public Librario	Art. 38		
	Conditions:	None.		
What can be copied?	Works depos archives.	Works deposited in the collections of the library or archives.		
	Conditions:	The work must be out of print on the		
		local market.		
		Single copy only.		
Purpose of the copy?	For exchange	e services with other public libraries.		
	Conditions:	None.		
Medium of the copy?	Not specified.			
Other provisions?	A library receiving a copy through interlibrary			
	exchange may also make a single copy of that			
	work as necessary for conservation purposes or			
	solely for use	by readers.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 272
provisions?			Penal
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	Code
	Dealing in Devices?	Making, importing, selling, renting, or in any way distributing to the public a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?		Control. The provisions relate to es used to prevent or restrict	
	unauthorized use	<b>).</b>	
Exemptions that could	There are no explicit exemptions for		
be used by libraries?	circumvention.		

Miscellaneous		
Berne Appendix	Elaborate provisions that permit translation and reproduction of certain works on terms that reflect the Berne Appendix.	Arts. 45 to 71
Source <sup>20</sup>	Law on Copyright of Colombia, No 23 (28 January 1 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=1260 <i>AND</i> Criminal Code of Colombia, No. 599 (24 July 2000) at http://www.wipo.int/wipolex/en/text.jsp?file_id=19 as amended by No. 1032 (22 June 2006), available http://www.wipo.int/wipolex/en/text.jsp?file_id=2243	23; , available 0482, at
Last edited:	13 December 2007; rev. 8 May 2015	

<sup>&</sup>lt;sup>20</sup> Bolivia, Colombia, Ecuador, and Peru are members of the Andean Community and signatories to the Cartagena Agreement of 1969. Decision 351 of the Commission of the Andean Community includes copyright exceptions applicable in the member countries, including provisions for libraries and archives. See details in the footnote accompanying the Bolivia charts in this report.

### **COMOROS**

Library Provisions (none)			
Library Provisions?	The Law on Literary and Artistic Property of		
	Comoros includes no explicit library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous				
Private Performances	Limited rights to make private performances. Art. 4			
Personal Copying	Limited rights to make copies for personal use.	Art. 41		
Educational and Critical	Limited rights to use for educational, critical, and	Art. 41		
Uses	other similar purposes with attribution.			
Parody	Limited rights to make parody, pastiche, and			
	caricature.			
Source <sup>21</sup>	Law on Literary and Artistic Property of Comoros (11 March			
	1957) available at			
	http://www.wipo.int/wipolex/en/text.jsp?file_id=214449.			
Last edited:	30 April 2014; rev. 25 April 2015			

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<sup>&</sup>lt;sup>21</sup> Comoros is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

### **CONGO**

Library Use			
Who can copy?	Public libraries, non-commercial documentation centers, scientific institutions, and educational establishments.  Conditions: None.	Art. 33(5)	
What can be copied?	Literary, artistic, and scientific works which have been lawfully made available to the public.  Conditions: The reproduction and number of		
	copies is limited to the purpose.		
Purpose of the copy?	For the needs of the institution's activities.		
	Conditions: None.		
Medium of the copy?	Reproduction by photographic or similar process.		
Other provisions?	The reproduction cannot conflict with the normal exploitation of the work or unreasonably prejudice the legitimate interests of the author.		
	The works can be reproduced in the original language or in translation.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous	
Source <sup>22</sup>	Law on Copyright and Neighboring Rights of Congo, No. 24/82 (7 July 1982), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=152625.
Last edited:	20 December 2007; rev. 25 April 2015

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<sup>&</sup>lt;sup>22</sup> Congo is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

# **COSTA RICA**

Library Provisions (none)			
Library Provisions?	The copyright statutes of Costa Rica do not include		
	any explicit library provisions.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
Provisions?		

Miscellaneous		
Personal Copying	The reproduction of an educational or scientific work, done personally and exclusively by the person concerned for the person's own use and without any direct or indirect gainful intent, shall also be free. Such reproduction shall be done in a single handwritten or typewritten copy. This provision shall not apply to computer programs.	4
Source	Law on Copyright and Related Rights of Costa Rica, No. 6683 (1982), as amended through No. 8834 (3 May 2010), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=247913.	
Last edited:	11 December 2007; rev. 25 April 2015	

# CÔTE D'IVOIRE

Library Provisions (none)			
Library Provisions?	The copyright law of Côte d'Ivoire includes no		
	explicit library provisions.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Personal Copying	When the work has been lawfully made accessible to the public, the author may not prohibit reproductions, translations, and adaptations intended for strictly personal and private use, and not for collective use, with the exception of works of art.	Art. 31
Archives Preservation	Without prejudice to the right of the author to be paid equitable remuneration, reproduction that has exceptional documentary character, and also copies of recordings that have cultural value, may be preserved in official archives.	Art. 37
Source <sup>23</sup>	Law on the Protection of Intellectual Works and the Rights of Authors, Performers, and Phonogram and Videogram Producers of Côte d'Ivoire, No. 96-564 (25 July 1996), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=125871.	
Last edited:	11 December 2007; rev. 25 April 2015	

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<sup>&</sup>lt;sup>23</sup> Côte d'Ivoire is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

## **CROATIA**

Library Use			
Who can copy?	Public archives, public libraries, education and scientific institutions, preschool educational institutions, and social (charitable) institutions.  Conditions: The institution must be pursuing non-commercial purposes.		Art. 84
What can be copied?	Works.		
	Conditions:	The reproduction must be made from the institution's own copy of the work.  Single copy only.	
Purpose of the copy?	Not specified		
	Conditions:	None.	
Medium of the copy?	Any medium.		

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention	Yes.		Art. 175
provisions?			
Prohibited Acts?	The Act of	The circumvention of	Art. 175
	Circumvention?	technological measures is prohibited.	(1)
	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, or possessing for commercial purposes circumvention devices is prohibited.	Art. 175 (2)
	Providing Services?	Providing circumvention services is prohibited.	
Access Control or Owner's Rights Control?	Both. The provis designed to preve authorized by the Act; this includes application of an process.	Art. 174 (4)	
Exemptions that could be used by libraries?	Where the use of authorization is p use (and other sp of the work or acc technological me obliged, by provic concluding contra societies access in accordance will law.	Art. 98 (1)	
	Conditions:	The provisions do not apply to works made available to the public on agreed contractual terms in such a way that	Art. 98 (4)

	members of the public may access them from a place and at a time individually chosen by them.	
	The provisions do not apply to computer programs.	
Other provisions?	If the rightsholder fails to allow the beneficiary access to or use of a work that the beneficiary should be able to access or use under the Law, the works shall be used by the application of measures provided by the Minister of the State Intellectual Property Office.	Art. 98 (2)

Miscellaneous		
Three Step Test	Uses under the statutory exceptions are permitted only if they do not conflict with the regular use of the work and do not unreasonably prejudice the legitimate interests of the author.	Art. 86
Private Use	A natural person may reproduce a work for private use. Certain works are excluded. Authors have right to remuneration under Article 32.	Art. 82
Educational Uses	Permits copies of short works to create collections for teaching or scientific research.	Art. 85
Needs of Disabled Persons	Permits non-commercial uses of works for the needs of persons with disabilities.	Art. 86
Defined Term	The exclusive right of reproduction means making one or more copies of copyright works, in whole or in part, directly or indirectly, temporarily or permanently, by any means and in any form, including photocopying and other photographic procedures, sound or visual recording, building works of architecture, storing the work in electronic form, and fixing the work transmitted by computer onto a natural medium.	Art. 19(1)
Source	Copyright and Related Rights Act of Croatia, O.0 167/2003 (30 October 2003) as amended throug 127/2014 (6 November 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=38	h O.G. No.
Last edited:	3 December 2007; rev. 25 April 2015	

# CUBA

General Library Exception				
Who can copy?	Library, docu	Library, documentation center, scientific institution,		
	or educationa	or educational institution.		
	Conditions:	None.	38(d)	
What can be copied?	Work that is p	oublic knowledge.		
	Conditions:	Either in the original language or in translation to Spanish (Article 39).		
		Must provide the name of the		
		author.		
Purpose of the copy?	Done with no	nprofit character.		
	Conditions:	None.		
Medium of the copy?	Reproduction procedure.	by photographic or other analogous		
Other provisions?	Quantity mus specific activi	t be strictly limited to the needs of the ity.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Quotations	Limited right to reproduce quotations or parts of worms in written, audio or visual form for the purposes of instruction, information, criticism, illustration, or explanation.	Art. 38(a)
Teaching Purposes	Limited right to use works for teaching purposes.	Art. 38(b)
Performance	Limited right to represent or perform a work, provided it is not for profit.	Art. 38(ch)
Berne Appendix	The Act includes provisions implementing the Appendix to the Berne Convention, allowing reproductions, translations, and broadcasts of certain works under specified conditions for teaching, scholarship, or research.	Art. 37
Source	Copyright Law of Cuba, Law No. 14 (28 December 2 amended by Law No. 156 (28 September 1994), available.//www.cenda.cult.cu/php/loader.php?cont=legis	ailable at
Last edited:	24 April 2014; rev. 25 April 2015	

## **CYPRUS**

Library Use			
Who can copy?	Public libraries, non-commercial collection and documentation centers, educational establishments, museums, and scientific institutions as may be prescribed.  Conditions: None.		Art. 7(1)(j)
What can be copied?	Works.		
	Conditions:		
Purpose of the copy?	For use in the public interest.		
	Conditions:	No revenue may be derived from the use and no admission fee may be charged for communication to the public.	
Medium of the copy?	Not specified	Not specified.	
Other provisions?	This is not limuse."	nited to reproduction but permits "any	
	The use may (Article 7(2)).	be in any language of the country	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 14B(1)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in	Manufacturing, importing,	
	Devices?	distributing, selling, renting, advertising for sale or rent, or possessing for commercial purposes circumvention devices is prohibited.	
	Providing Services?	Providing circumvention services is prohibited.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures used to prevent or restrict acts that are not authorized by the right holder; it includes access control and protection processes.		Art. 2
Exemptions that could be used by libraries?	The rights holders have an obligation to provide to the beneficiaries of specified exceptions (which include the library provision) the means in order to benefit from the exception. (Note: There is no means of enforcing this provision.)  Conditions:  The beneficiary must have lawful access to the work.		Art. 14B(3)

Miscellaneous	
Private Uses	Permits uses "by way of fair dealing" for research Art.
	and private use. 7(1)(a)
Source <sup>24</sup>	The Copyright Law of Cyprus, No. 59 (3 December 1976), as
	amended through No. 18(I) (1993), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=126086.
Last edited:	20 December 2007; rev. 25 April 2015

The copyright statutes have been amended since 1993, but research indicates that the more recent changes do not affect the library exception statutes that are the focus of this study. This summary of anti-circumvention statutes benefited from this source: Guido Westkamp, *The Implementation of Directive 2001/29/EC in the Member States* (2007), available at http://ec.europa.eu/internal\_market/copyright/docs/studies/infosoc-study-annex\_en.pdf

# **CZECH REPUBLIC**

Preservation				
Who can copy?	Libraries, arc	Libraries, archives, museums, galleries, schools,		
	universities a	nd other nonprofit school-related and	37(1)(a)	
	educational e	stablishments.		
	Conditions:	None.		
What can be copied?	Works, phone	ograms, audiovisual fixations.		
	Conditions:	None.		
Purpose of the copy?	Archival and	Archival and conservation purposes.		
	Conditions:	The reproduction does not serve		
		any direct or indirect economic or		
		commercial purpose.		
Medium of the copy?	Any. See det	finition of "reproduction" below.		

Replacement			
Who can copy?	Libraries, archives, museums, galleries, schools, universities and other nonprofit school-related and educational establishments.		Art. 37(1)(b)
	Conditions:	None.	
What can be copied?	Works, phone	ograms, audiovisual fixations.	
·	Conditions:	The institution's copy has been damaged or lost.	
		It is possible to verify by reasonable effort that the work is not being offered for sale. This condition does not apply if only a minor part of the work is damaged and being replaced.	
Purpose of the copy?	Replacement	purposes.	
	Conditions:	None.	
Medium of the copy?	Any. See det	finition of "reproduction" below.	
Other provisions?	The institution may also lend the copy made under this provision, subject to added conditions in Article 37(2).		

Research or Study (Making Available)				
Who can communicate?	Libraries, arc	Libraries, archives, museums, galleries, schools,		
	universities a	nd other nonprofit school-related and	37(1)(c)	
	educational e	stablishments.		
	Conditions:	None.		
What can be	Works that co	Works that constitute a part of the the collection of		
communicated?	the institution.			
	Conditions:	Conditions: The work must not be subject to		
		purchase or license terms.		
Purpose of the	For research	or private study for individual		
communication?	members of the public.			
	Conditions:	None.		
Medium?	Via dedicated	terminals on the premises of the		

	institution.	
Other Provisions?	The statute explicitly permits the institution to make	
	a reproduction necessary for such availability.	
	The statute explicitly provides that the public must	
	be prevented from making copies of the works.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 43
provisions?			
Prohibited Acts?	The Act of	Circumventing effective	
	Circumvention?	technical measures is	
		prohibited.	
	Dealing in	Manufacturing, importing,	
	Devices?	receiving, distributing, selling,	
		renting, advertising for sale or	
		rental, or possession for	
		commercial purposes of any	
		circumvention devices, products	
		or components is prohibited.	
	Providing	Providing circumvention	
	Services?	services is prohibited.	
Access Control or		ons relate to technical means	
Owner's Rights Control?	•	ection of rights; it includes access	
	control or protect		
Exemptions that could	•	s without prejudice to the	
be used by libraries?	•	cific exceptions, including Article	
		d an author who uses	
		tection shall make the works	
		xtent necessary to fulfill the use	
	in the exceptions	•	

Miscellaneous		
Defined Term	"Reproduction" is defined as the making of permanent or temporary, direct or indirect reproduction of the work, by any means and in any form.	Art. 13
Limit on Exceptions	Exceptions, including Article 37, apply only in certain special cases as specified in the statute and only if the use does not conflict with normal exploitation and does not unreasonably prejudice the legitimate interests of the rightsholder.  Exceptions only apply to works that have been made public.	Art. 29(1) & (2)
Private Uses	Permits uses of some works for one's own personal use. The rightsholder is entitled to remuneration (Article 25).	Art. 30
Dissertations and Theses	Permits the institutions in the statute to lend originals or reproductions of theses and dissertations for research or study, provided the authors did not bar such use.	Art. 37(1)(d)
Needs of Disabled Persons	Permits uses of works to meet the needs of disabled persons.	Art. 38
Orphan Works	Implements the European Union orphan works	Art. 27a,

	directive.	27b & 37a
Source	Act on Copyright and Rights Related to Copyright of Czech Republic, No. 121/2000 (7 April 2000), as an through No. 216/2006 (22 May 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=1371 AND Law 228/2014 (23 September 2014) (Orphan Works)	nended 75;
Last edited:	30 November 2007; rev. 9 June 2015	

### DEMOCRATIC PEOPLE'S REPUBLIC OF KOREA

General Library Provision			
Who can copy?	Not specified		Art.
	Conditions:	None.	32(2)
What can be copied?	A copyrighted	d work.	
	Conditions:	None.	
Purpose of the copy?	Displaying, re	eading, or lending.	
	Conditions:	Must be in such places as a library,	
		an archive, a museum, or a	
		memorial hall.	
Medium of the copy?	Not specified		
Other provisions?	for a "related person who p or broadcasts specifies that broadcast ma	at Law includes separate legal rights rights holder," which is generally a performs, soundrecords, videorecords, is a copyrighted work. Article 40 the performance, recording, or any be used without permission of the holder if used in accordance with	

Preservation			
Who can copy?	Not specified.		Art.
	Conditions:	None.	32(2)
What can be copied?	A copyrighted	d work.	
	Conditions:	None.	
Purpose of the copy?	Preserving. <sup>25</sup>		
	Conditions:	Must be in such places as a library,	
		an archive, a museum or a memorial hall.	
Madium of the conv2	Not appoified		-
Medium of the copy?	Not specified.		4
Other provisions?	The Copyright Law includes separate legal rights for a "related rights holder," which is generally a person who performs, soundrecords, videorecords, or broadcasts a copyrighted work. Art. 40 specifies that the performance, recording, or broadcast may be used without permission of the related rights holder if used in accordance with Art. 32.		

Miscellaneous		
General Exclusion	Prohibited works are not protected.	Art. 6
Public Domain	Works for state management, current news, or information data are not protected unless commercial purpose is pursued.	Art. 12
Personal Copying	Limited rights to make copies for personal use.	Art. 32(1)

<sup>&</sup>lt;sup>25</sup> Article 32(2) is one brief provision that encompasses the purposes of preserving, displaying, reading, or lending. For purpose of this study, the preservation purpose is separated from the others.

Educational Copying	Limited rights to make copies for educational use.	Art. 32(3)
Exception for the Blind	May make copies in Braille or sound-recordings for the blind	Art. 32(9)
Source	Copyright Law of the Democratic People's Republic Decree No. 2141 (21 March 2001), as amended by I No. 1532 (1 February 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22632	Decree
Last edited:	22 April 2014; rev. 13 May 2015	

# DEMOCRATIC REPUBLIC OF THE CONGO

<b>Library Provisions (none</b>	e)	
Library Provisions?	The copyright law of the Democratic Republic of	
	the Congo includes no explicit library provisions.	

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Educational Uses	Permits reproduction of photographs in anthologies for teaching.	Art. 25
Source	Law on the Protection of Copyright and Neighboring the Democratic Republic of the Congo, Ordinance-La 86-033 (5 April 1986), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=27021	aw No.
Last edited:	6 December 2007; rev. 25 April 2015	

## DENMARK

General Provisions (applicable to various statutory exceptions)			
Provide source of borrowing?	If the work is used publicly, the source must be indicated in accordance with proper usage.	§ 11	
Alteration of Work?	A work used may not be altered more extensively than is required for the permitted use.	-	
Moral Rights?	The exceptions do not limit the moral rights of authors.		

Preservation			
Who can copy?	Public archives, public libraries, and other libraries that are financed in whole or in part by the public authorities.  State-run museums and museums that have been		§ 16(1); § 16(2)
		accordance with the Museums Act.	
	Conditions:	None.	
What can be copied?	Works.		
	Conditions:	Computer programs in digital form are excluded, but computer games are included.	
Purpose of the copy?	For back-up a	and preservation.	
	Conditions:	The reproduction may not be for commercial purposes.	
Medium of the copy?	Not specified	•	
Other provisions?	These provisions apply correspondingly to performing artists' performances and recordings of such performances, sound recordings, recordings of moving pictures, radio and television broadcasts, photographic pictures, catalogs, tables, and databases.		§ 65(6); § 66(2); § 67(2); § 69(3); § 70(3); § 71(5)
	this section m	ses, copies made in accordance with nay be loaned to users. Recordings ordings and moving pictures and in digital form are excluded.	§ 16(6)

Completion			
Who can copy?	Public archives, public libraries, and other libraries that are financed in whole or in part by the public authorities.		
		seums and museums that have been accordance with the Museums Act.	
	Conditions:	None.	
What can be copied?	Missing parts	s of a collection.	
	Conditions:	Computer programs in digital form are excluded, but computer games are included.	
		Copying is not permitted where the work can be acquired through general trade or from the publisher.	

Purpose of the copy?	For completic collection.			
	Conditions:	The reproduction may not be for		
		commercial purposes.		
Medium of the copy?	Not specified			
Other provisions?	These provisi	ons apply correspondingly to	§ 65(6);	
	performing ar	tists' performances and recordings of	§ 66(2);	
	such perform	ances, sound recordings, recordings	§ 67(2);	
	of moving pic	of moving pictures, radio and television		
	broadcasts, p	broadcasts, photographic pictures, catalogs,		
	tables, and databases.		§ 71(5)	
	Copies made in accordance with this section may		§ 16(6)	
	be loaned to	users. Recordings of sound		
	recordings an	nd moving pictures and copies made		
	in digital form	are excluded.		

Unavailable Works			
	Destalla and 1.1	and the Physics and allege Plant	C 40(4)
Who can copy?	Public archives, public libraries, and other libraries		§ 16(1);
	that are finan	§ 16(4)	
	authorities.		
	State-run mu	seums and museums that have been	
	approved in a	accordance with the Museums Act.	
	Conditions:	None.	
What can be copied?	Published wo	orks that should be available in the	
•	library's colle	ctions but are unavailable.	
	Conditions:	Computer programs in digital form	
		are excluded, but computer games	
		are included.	
		Copying is not permitted where the	
		work can be acquired through	
		general trade or from the publisher.	
Purpose of the copy?	To place cop	ies in the library's collections.	
	Conditions:	The reproduction may not be for	
		commercial purposes.	
Medium of the copy?	Not specified		
Other provisions?	These provis	ions apply correspondingly to	§ 65(6);
	performing a	rtists' performances and recordings of	§ 66(2);
	such perform	ances, sound recordings, recordings	§ 67(2);
	of moving pic	ctures, radio and television	§ 69(3);
	• .	photographic pictures, catalogs,	§ 70(3);
	tables, and d	§ 71(5)	
	Copies made	§ 16(6)	
		users. Recordings of sound	
		nd moving pictures and copies made	
		n are excluded.	
	in algitar form	1 410 0/10144041	

Private Use and Study (Making Available)		
Who can communicate?	Public archives, public libraries, and other libraries that are financed in whole or in part by the public authorities.	§ 16a
	State-run museums and museums that have been approved in accordance with the Museums Act.	

	Conditions: None.	
What can be	Published works.	
communicated?	Conditions: None.	
Purpose of the	For personal viewing or study by individuals.	
communication?	Conditions: None.	
Medium?	By means of technical equipment on the premises	
	of the institution.	
Other provisions?	Deposited Copies: Copies that are made or deposited pursuant to the Act on Legal Deposit may only be made available at specific institutions named in the statute. Those institutions permitted to make available deposited works may communicate and hand over legal deposited works that have been broadcast on radio and television, films and works published on electronic communication networks, for research purposes, if the work cannot be acquired through general trade. The copies may not be used in any other way.	2.25(2)
	These provisions apply correspondingly to performing artists' performances and recordings of	§ 65(6); § 66(2);
	such performances, sound recordings, recordings	§ 67(2);
	of moving pictures, radio and television	§ 69(3);
	broadcasts, photographic pictures, catalogs,	§ 70(3);
	tables, and databases.	§ 71(5)

<b>Providing Works in Digi</b>	tal Form		
Who can copy?	Public libraries and other libraries financed in		Art. 16b
	whole or in part by the public authorities.		
	Conditions:	None.	
What can be copied?		newspapers, magazines, and	
		orks, including accompanying	
		nd music reproduced in connection	
	with the text.		
	•	s of books and other published literary	
		ing accompanying illustrations and	
		uced in connection with the text.	
	Conditions:	Provided the requirements	
		regarding the extended collective	
		license have been met (see Section	
		50).	
		The provision does not permit	
		broadcast by radio or television or	
		the making available of works in	
		such a way that members of the	
		public may access them from a	
		place and at a time individually	
		chosen by them.	1
Purpose of the copy?	For request fr		1
	Conditions:	None.	1
Medium of the copy?	•	in digital form.	0
Other provisions?		lective license may be invoked by	§ 50 to
		ve made an agreement on the	§ 52
	exploitation o	f works in question with an	

organization comprising a substantial number of authors of a certain type of works which are used in Denmark. Remuneration may be required. In the absence of any result of negotiations on the making of agreements, each party may demand mediation.	
These provisions apply correspondingly to photographic pictures, catalogs, tables, and databases.	§ 70(3); § 71(5)

Anti-Circumvention of	Technological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 75c
Prohibited Acts?	The Act of Circumvention?	The circumvention of technological measures is prohibited.	
	Dealing in Devices?	Producing, importing, distributing, selling, renting, advertising for sale or rental, or possessing for commercial purposes circumvention devices is prohibited.	
	Providing Services?	Providing circumvention services is prohibited.	
Access Control or Owner's Rights Control?	devices that in the are designed to pr	ontrol. The provisions relate to normal course of their operation otect works, performances, and oted under this Act.	
Exemptions that could be used by libraries?	The Copyright Lice order a rightsholde measures to make which are necessary	ense Tribunal may, upon request, er who has used technological e such means available to a user ary for the latter to benefit from the and other provisions, as	§ 75d (1)
	Condition:	The above provision only applies to the extent that the rightsholder has not, by voluntary measures, including agreements with other parties concerned, ensured that the user may benefit from the provisions notwithstanding the technological measures.	§ 75d (2)
		The above provision does not apply to works and performances or productions made available to the public on agreed contractual terms in such a way that members of the public may access them from a place and at a time individually chosen by them.	§ 75d (3)

Other provisions?	Where a work is used in accordance with the limitation provisions, copies may not be made on the basis of a circumvention of a technological measure. Copies of deposited works under Section 16(5) (regarding legal deposit) are excluded from this provision.	§ 11(3)
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Miscellaneous		
Making Available	In public libraries, works which have been made public may be made available to individuals for personal viewing or study on the spot by means of technical equipment.	§ 21(3)
Copying of Deposited Works	The copyright does not prevent the making of copies in accordance with the provisions of the Act on Legal Deposit of Published Material.	§ 16(5)
Personal Copying; Limitation on Using Library Machines	Anyone is entitled to make or have made, for private purposes, single copies of works which have been made public if this is not done for commercial purposes; certain works are excluded. However, this entitlement does not permit the user to make copies of musical works and cinematographic works by using technical equipment made available to the public in libraries. Literary works are also excluded, if the technical equipment has been provided for commercial purposes. Private uses are subject to remuneration (Sections 39 to 46a).	§ 12 (1)-(5)
Educational Uses	Permits various uses of works for educational purposes.	§ 13; § 18
Needs of the Blind	Permits uses of certain works to serve the needs of the blind and persons with other disabilities.	§ 17
Orphan Works	Statutory provisions implementing the European Union directive on orphan works. The general provisions in Section 11 also apply to the statutes on orphan works.	§§ 75f to 75m
Greenland and the Faeroe Islands	The copyright act does not extend to Greenland and the Faeroe Islands. However, it may by Royal Ordinance be put in force in Greenland with appropriate modifications.	§ 93
Source	Consolidated Act on Copyright of Denmark, No. 1144 October 2014), available at http://kum.dk/servicemenu/english/services/legislationt/.	
Last edited:	12 December 2007; rev. 25 April 2015	

## **DJIBOUTI**

General Library Use				
Author's consent	No. The use	No. The use is permitted without the author's		
required?	consent.		54(e)	
Who can copy?	Public librarie	s, non-commercial documentation		
	centers, scier	ntific institutions, and educational		
	establishmen	ts.		
	Conditions:	None.		
What can be copied?		tic, or scientific works that have been available to the public.		
	Conditions:	The number of copies is limited to		
		the purpose.		
Purpose of the copy?		s of the institution's activities.		
	Conditions:	None.		
Medium of the copy?		aphic or analogous process.		
Other provisions?		tion is permitted on condition that it is		
	not prejudicia	Il to the normal exploitation of the		
	work or unjus	tifiably detrimental to the author's		
	interests.			
	In general, al	I other uses constituting exceptions	Art.	
	concerning works protected by copyright under the		65(f)	
	terms of the p	present Law also apply to the		
	performing artists and producers of sound records			
	and broadcas	st organizations.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Personal Copying	Reproduction, translation, adaptation, arrangement, or other transformation of a lawfully published work exclusively for the personal and private purposes of the user is permitted, subject to remuneration. Reproduction for personal and private uses of works protected by Neighboring Rights is also permitted, subject to remuneration.	Art. 54(a); Art. 65; Art. 66
Educational Uses	Permits limited uses for teaching purposes.	Art. 54(c)
Translation License	Government office may grant a license for translation of works; follows the Berne Appendix.	Art. 55- 56
Reproduction License	Government office may grant a license for translation of works; follows the Berne Appendix.	Art. 57- 59
Source	Law on the Protection of Copyright and Neighboring Djibouti, No. 154/AN/06 (23 July 2006), available at http://www.wipo.int/wipolex/en/details.jsp?id=9086.	Rights of
Last edited:	6 December 2007; rev. 26 April 2015	

## **DOMINICA**

Research or Study			
Who can copy?	Libraries and	archives.	§ 68(a)
	Conditions:	The activities of the institution must	]
		not serve direct or indirect	
		commercial gain.	
What can be copied?	Published art	icles, other short works, or short	
	extracts of wo	orks.	
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		The reproduction is only permitted	
		where there is no collective license,	
		offered by a collective	
		administration organization of which	
		the library or archive is or should be	
		aware, under which such copies	
Diversion of the court	Famatudu aa	can be made.	4
Purpose of the copy?	•	holarship, and private research, by	
	request of a p		4
	Conditions:	The institution must be satisfied that	
		the copy will be used solely for the	
BA II CIL	<u> </u>	permitted purposes.	-
Medium of the copy?	Reprographic	reproduction. See definition below.	

Preservation and Replacement			
Who can copy?	Libraries and archives.		§ 68(b)
	Conditions:	The activities of the institution must	
		not serve direct or indirect	
		commercial gain.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		Reproduction is permitted, provided	
		that it is impossible to obtain such a	
		copy under reasonable conditions.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	<u> </u>
Purpose of the copy?		and, if necessary, replace a copy.	
	To replace a	copy which has been lost, destroyed,	
		unusable in the permanent collection	
	of another sir	milar library or archives.	<u> </u>
	Conditions:	None.	<u> </u>
Medium of the copy?	Reprographic	c reproduction. See definition below.	

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures		
Circumvention	Yes.		§ 52
provisions?			
Prohibited Acts?	The Act of	No.	
	Circumvention?		
	Dealing in	Manufacturing or importing for	
	Devices?	sale or rental a circumvention	
		device is prohibited.	
	Providing	No.	
	Services?		
Access Control or	Owner's Rights C	Control. The provisions relate to	
Owner's Rights Control?	devices that prev	ent or restrict reproduction of a	
	work or impair the	e quality of copies made.	
Exemptions that could	There are no exp	licit exemptions for circumvention.	
be used by libraries?			

Miscellaneous		
Personal Copying	The private reproduction of a published work in a single copy is permitted where the reproduction is made by a person exclusively for his own personal purposes; certain works are excluded.	§ 63
Fair Practice	In determining whether the use of a work constitutes fair practice, the courts shall take into consideration all relevant factors, including the nature of the work, extent of the use, and effect on the market. The language of the factors tracks closely with U.S. fair use.	§ 66
Educational Uses	Permits various uses of many works for teaching purposes.	§ 67
Defined Term	"Reprographic process" means a process involving the use of an appliance for making single or multiple copies or for making facsimile copies; it includes, in relation to a work held in electronic form, any copying by electronic means, but does not include the making of a film or sound recording.	§ 2
Source	Copyright Act of Dominica, Act 5 (29 April 2003), available http://www.wipo.int/wipolex/en/text.jsp?file_id=12642	
Last edited:	3 December 2007; rev. 26 April 2015	

## DOMINICAN REPUBLIC

Use by Readers			
Who can copy?	Public librarie	Public libraries.	
	Conditions:	None.	
What can be copied?	Protected wo	orks.	
	Conditions:	Deposited in their collections or	
		archives.	
		Out of print on the local and	
		international market.	
Purpose of the copy?	For the exclu	sive use of their readers.	
	Conditions:	None.	
Medium of the copy?	Not specified	l. May "reproduce a copy"; see	
	definition of "	reproduction."	
Other provisions?	No.		

Preservation				
Who can copy?	Public librarie	Public libraries.		
	Conditions:	None.		
What can be copied?	Protected wo	orks.		
	Conditions:	Deposited in their collections or archives.		
		Out of print on the local and		
		international market.		
Purpose of the copy?	Where neces works.	Where necessary for the conservation of the works.		
	Conditions:	None.		
Medium of the copy?		. May "reproduce a copy"; see reproduction."		
Other provisions?	No.			

Interlibrary Loan			
Who can copy?	Public librarie	es.	Art. 38
	Conditions:	None.	7
What can be copied?	Protected wo	Protected works.	
	Conditions:	Deposited in their collections or	
		archives.	
		Out of print on the local and	
		international market.	_
Purpose of the copy?	For lending services to other libraries that are also		
	public.		
	Conditions:	None.	
Medium of the copy?		. May "reproduce a copy"; see	
		reproduction."	
Other provisions?		may also be reproduced in a single	
		copy by the library that receives them, where this	
		for the conservation thereof and for	
	the sole purp	ose of being used by their readers.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	Art. 169(9)
	Dealing in Devices?	Producing, assembling, importing, modifying, selling, or in any other way placing in the public circumvention devices is prohibited.	Art. 169(8)
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent access to a work or protect a right, specifically of reproduction, of the copyright owner. The provisions also refer to circumventing means of encrypting signals or controlling reception of transmissions.		Art. 169(8); Art. 169(9)
Exemptions that could be used by libraries?	None.		

Miscellaneous		
General Limit and Three Step Test	"Limitations of and exceptions to copyright shall be interpreted restrictively and shall not be applied in such a way that they conflict with normal exploitation of the work or unreasonably prejudice the interests of the holder of the relevant right."	Art. 30
Quotation	Limited right to quote passages of authors.	Art. 31
Teaching or Examination	Limited right to make copies for teaching or for the holding of examinations in educational establishments of lawfully published articles or brief extracts from lawfully published works, on condition that such use is in accordance with fair practice, does not entail sale or any other transaction for payment, and that no profit making purposes are directly or indirectly pursued thereby.	Art. 32
Portraits	Limited right to publish portraits where it relates to scientific, educational or cultural purposes or to facts or events of public interest or that have occurred in public.	Art. 36
Personal Copies	Limited right to make copies of a literary or scientific work for personal use.	Art. 37
Public Communication	Limited right to communicate, but not reproduce, to the public for educational purposes or for sightless persons and persons with other physical disabilities.	Art. 44
Berne Appendix	Implementation of elements of the Berne Appendix for translation and other uses of works subject to further regulation and approval.	Arts. 45-48
Defined Terms	"Disclosure" means the fact of making the work, performance, or production available to the public for the first time, with the consent of the holder of the relevant right, by any means or process known or as yet unknown.	Art. 16(7)

	"Work" means any original intellectual creation of an artistic, scientific or literary nature that can be disclosed or reproduced in any form known or as yet unknown.	Art. 16(12)
	"Reproduction" means the production of copies	Art.
	which are made available to the public with the	16(28)
	consent of the holder of the relevant right.	
	"Fair use" means use that does not interfere with	Art.
	the normal exploitation of the work or cause	16(31)
	unjustified harm to the legitimate interests of the	
	author or of the holder of the relevant right.	
Source	Copyright Law of Dominican Republic, Law 65-00 (2	6 July
	2000), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=27567	<b>7</b> 6.
Last edited:	22 April 2014; rev. 26 April 2015	

# **ECUADOR**

General Provisions (applicable to various statutory exceptions)			
Author's consent	No. The use is permitted without the authorization	Art. 83	
required?	by the owner of the rights.		
Remuneration to	No. The use is permitted without being subject to		
author?	remuneration.		
Other provisions?	Provided fair use is respected. See definition		
	below.		
Three Step Test?	May not adversely affect normal exploitation of the		
	work or cause injury to the interests of the		
	rightsholder.		

Replacement				
Who can copy?	Libraries and	Libraries and archives (implicitly).		
	Conditions:	None.	83(g)	
What can be copied?	Works formin	g part of the permanent collection of		
	a library or ar	chive.		
	Conditions:	Single copy only.		
Purpose of the copy?	For replacing	For replacing the work where necessary.		
	Conditions:	The reproduction is permitted only if		
		the work is not available on the		
		market.		
Medium of the copy?	Any. See det	finition of "reproduction" below.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 25
Prohibited Acts?	The Act of Circumvention?	Evading or disabling technical measures is prohibited.	
	Dealing in Devices?	Importing, manufacturing, selling, renting, servicing, distributing, or dealing in circumvention devices is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures that prevent the violation of an author's rights.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Defined Terms	"Reproduction" means the fixing of the work in any medium or by any process, whether known or yet to be known, including temporary or permanent digital storage, and the production of copies of all or part thereof.	Art. 7

	"Fair use" is use that does not interfere with the normal exploitation of the work or prejudice the legitimate interests of the author.
Source <sup>26</sup>	Law on Intellectual Property of Ecuador, Codification No.
	2006-13 (8 May 1998), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=281172.
Last edited:	3 December 2007; rev. 23 April 2015

<sup>&</sup>lt;sup>26</sup> Bolivia, Colombia, Ecuador, and Peru are members of the Andean Community and signatories to the Cartagena Agreement of 1969. Decision 351 of the Commission of the Andean Community includes copyright exceptions applicable in the member countries, including provisions for libraries and archives. See details in the footnote accompanying the Bolivia charts in this report.

# **EGYPT**

General Provisions (applicable to various statutory exceptions)			
Author's consent	No. The author may not prevent the following	Art. 171	
required?	provisions, after publication of the work.		
Moral rights?	The following provisions are without prejudice to		
	the moral rights of the author.		

Research or Study				
Who can copy?	Intermediarie	Intermediaries of documentation and archiving		
. •	centers.	·	171(8)	
	Bookshops n	ot aimed at making any direct or		
	indirect profit	•		
	Conditions:	None.		
What can be copied?	Published art	icles, short works, and extracts of		
	works.	works.		
	Conditions:	Only a single copy can be made, or		
		more than one copy only if created		
		on different occasions.		
Purpose of the copy?	For study or i	For study or research purposes, to satisfy the		
	needs of a na			
	Conditions:	None.		
Medium of the copy?	Any. See de	finition of "reproduction" below.		

Preservation and Replacement				
Who can copy?	Intermediarie centers.	Intermediaries of documentation and archiving centers.		
	Bookshops n indirect profit	Bookshops not aimed at making any direct or indirect profit.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	Reproduction is permitted if it is impossible to obtain a substitute copy under reasonable conditions.		
Purpose of the copy?	For preserva	tion of an original copy.		
	•	nent, when necessary, of a lost or py, or a copy that has become invalid.  None.		
Medium of the copy?		finition of "reproduction" below.	-	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.	Art.	
provisions?		181(5);	
		181(6)	

Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	
	Dealing in Devices?	Manufacturing, assembling, or importing for the purpose of sale	
		or rental any circumvention device is prohibited.	
	Providing	No.	
	Services?		
Access Control or	Not specified. The	ne provisions apply to technical	
Owner's Rights Control?	protection device	s used by the author or owner of	
	related rights.		
Exemptions that could	There are no exp	licit exemptions for circumvention.	
be used by libraries?		·	

Miscellaneous		
Private Copying	Permits making a single copy of a work for personal use, provided it does not interfere with normal exploitation or cause undue prejudice to the legitimate interest of rightsholders.	Art. 171(2)
Educational Uses	Permits various uses of works for teaching.	Art. 171(6)- (7)
Public Lending	Circulation of works through sale, rent, loan, or licensing is governed by Art. 187.	Art. 187
Defined Terms	"Reproduction" means making one or more exact copies of a work or a sound recording, in any manner or form, including permanent or temporary storage of the work or sound recording in an electronic form.	Art. 138
Source	Law on the Protection of Intellectual Property Rights No. 83 (2 June 2002), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12654	071
Last edited:	3 December 2007; rev. 26 April 2015	

## **EL SALVADOR**

Preservation and Replacement			
Who can copy?	Vho can copy? Libraries or archives.		Art.
	Conditions:	The institutions must not pursue	45(d)
		profit-making purposes.	
What can be copied?	Lawfully discl	osed works that form part of the	
	permanent st	ocks of the institution.	
	Conditions:	Only a single copy can be made.	
		The reproduction is permitted only	
		where it is not possible to acquire	
		another original in a reasonable	
		time or on reasonable terms.	
Purpose of the copy?	To preserve t	he copy and replace it in case of	
	need.		
	•	the permanent stocks of another	
	,	nive a work that has been mislaid,	
	destroyed, or	rendered unusable.	
	Conditions:	None.	
Medium of the copy?		. See definition of "reproduction"	
	below.		

Anti-Circumvention of Technological Protection Measures				
Circumvention	Yes.		Art.	
provisions?			85-D	
Prohibited Acts?	The Act of	Yes.		
	Circumvention?			
	Dealing in	Yes.		
	Devices?			
	Providing	Yes.		
	Services?			
Access Control or	Both. Effective to	echnological measures are		
Owner's Rights Control?	systems that con	trol access and protect the rights		
	under copyright.	under copyright.		
Exemptions that could	Nonprofit libraries	Nonprofit libraries, archives, educational		
be used by libraries?	institutions, or no			
		bodies are not liable for payment of damages if		
	,	and had no reason to know that		
	the activities were			
	also exempt from			
	educational instit			
	an exemption allo			
	the sole aim of deciding whether to acquire the			
	works.			

Miscellaneous		
Educational Uses	Permits broad uses of works for educational	Art.
	purposes.	44(c)
Needs of Disabled	Permits uses for the blind or other handicapped	Art.
Persons	persons.	44(d)

Personal Copying	Reproduction is permitted of one copy of a lawfully disclosed work for the personal and exclusive benefit of the user, who shall have made it himself with his own facilities, provided that the normal exploitation of the work is not affected and the legitimate interests of the author are not unjustifiably prejudiced thereby.	Art. 45(a)
Personal Copying	Photomechanical reproduction is permitted of a lawfully disclosed work for exclusive personal use, such as by photocopying and microfilming, provided it is confined to small parts of a protected work or to works that are out of print. Any use of the parts reproduced for other than personal purposes, made by any means or process and in competition with the author's exclusive right to exploit his work, shall be treated as unlawful reproduction.	Art. 45(b)
Educational Uses	Permits reproduction by reprographic means of short works for teaching.	Art. 44(c)
Defined Term	The exclusive right of reproduction is defined as the right to reproduce a work by fixing it in a material form according to any process that allows it to be communicated to the public in an indirect and durable manner, or to make copies of all or part of a work; this may be achieved by mechanical reproduction methods such as printing, lithography, photocopying, cinematography, phonographic recording, magnetic recording, photography, and any other form of fixation; the reproduction of improvisations, speeches, readings, and in general all public recitations by means of stenography, typewriting, and other comparable processes is also included.	Art. 7(a)
Source	Law on the Promotion and Protection of Intellectual I of El Salvador, Legislative Decree No. 604 (15 July 2 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12972 as amended by Legislative Decree No. 912 (14 Dece 2005), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=17809	1993), 22, ember
Last edited:	18 December 2007; rev. 26 April 2015	

### **EQUATORIAL GUINEA**

Library Provisions (none)			
Library Provisions?	The Law on Intellectual Property of Equatorial		
	Guinea includes no explicit library exceptions.		

Anti-Circumvention of Technological Protection Measures				
Circumvention	None.			
provisions?				

Miscellaneous	
Source <sup>27</sup>	Law on Intellectual Property of Equatorial Guinea (10 January 1879), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=240885.
Last edited:	30 April 2014; rev. 26 April 2015

<sup>&</sup>lt;sup>27</sup> Equatorial Guinea is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

## **ERITREA**

Library Provisions (none)			
Library Provisions?	The copyright law of Eritrea includes no explicit		
	library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Parody	A parody, pastiche, or caricature is not considered an	Art.
	adaptation, and not within the author's rights.	1654(3)
Private	Limited rights for private performances.	Art.
Performances		1656
Articles of Topical	Limited rights to make copies of articles of topical	Art.
Interest	interest.	1657
Personal Copying	Limited rights to make copies of speeches or articles for	Art.
	private use.	1660
Source	Provisional Commercial Code of Eritrea and Provisional Commercial Code of Eritrea and Provisional Code of Eritrea and Erit	Civil
	Code of Eritrea (1993) (extracts relating to IP rights), ava	ilable at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=244453.	
Last edited:	22 April 2014; rev. 26 April 2015	

## **ESTONIA**

Preservation and Replacement			
Who can copy?	Public archive	es, museums, and libraries.	§ 20(1)
	Conditions:	None.	subsecs.
What can be copied?	Works in the	Works in the collection of the institution.	
	Conditions:	Reproduction is only permitted	]
		when acquisition of another copy of	
		the work is impossible; however,	
		digitization for preservation is still	
		permitted.	
Purpose of the copy?	To replace a	To replace a work which has been lost, destroyed,	
	or rendered u		
	To make a copy to ensure the preservation of the		
	work.		
	To replace a work which belonged to the		
	permanent collection of another library, archives,		
	or museum, i	or museum, if the work is lost, destroyed, or	
	rendered unusable.		
	To digitize a	To digitize a collection for the purposes of	
	preservation.		
	Conditions:	The activity must not be carried out	
		for commercial purposes.	
Medium of the copy?	Any. See det	finition of "reproduction" below.	

Copying for Users			
Who can copy?	Public archive	Public archives, museums, and libraries.	
	Conditions:	None.	subsec.
What can be copied?	Works in the	Works in the collection of the institution.	
	Conditions:	The library may make the copy for	
		the purpose set forth in Section 18	
		on personal copying. By	
		implication, the library might not be	
		able to copy the works not	
		encompassed by Section 18: works	
		of architecture and landscape	
		architecture, works of visual art of	
		limited edition, electronic	
		databases, computer programs, and	
		notes in reprographic form are	
		excluded. (Note: Some computer	
		programs can be reproduced for	
		personal purposes under specified	
		conditions, see Sections 24-25.)	
Purpose of the copy?	To make a co	ppy for a natural person for personal	
	use.		
	Conditions:	The activity must not be carried out	
		for commercial purposes.	
Medium of the copy?	Any. See de	finition of "reproduction" below.	

Research or Study (Making Available)					
Who can communicate?	Public archive	§ 20(4)			
	Conditions:	None.			
What can be	Works in the collections of the institution.				
communicated?	Conditions:	None.			
Purpose of the	For study or scientific purposes, on request of				
communication?	natural perso				
	Conditions:	The activity must not be carried out			
		for commercial purposes.			
Medium?	Through special equipment located on the				
	premises of the institution.				

Anti-Circumvention of T	echnological Pro	tection Measures		
Circumvention	Yes.		§ 80 <sup>3</sup>	
provisions?				
Prohibited Acts?	The Act of	No.	Art. 225	
	Circumvention?		Criminal	
	Dealing in	Manufacturing, acquiring,	Code	
	Devices?	possessing, using, delivering,		
		selling or transferring a technical		
		device or equipment designed		
		for removal of protective		
	Providing	measures is prohibited.		
	Services?	NO.		
Access Control or		l technical measures are designed	§ 80 <sup>3</sup>	
Owner's Rights Control?	to prevent or restrict acts related to a work. With		(2), (3)	
owner or agrico control.	the help of techno	(2), (0)		
	rightsholders con			
	through the appli			
	protection process.			
Exemptions that could	In the cases of fro	§ 80 <sup>3</sup> (4)		
be used by libraries?	use, library purposes, and other designated uses,			
	the rightsholder n			
	allow the entitled			
	the extent necess			
	entitled persons I work.			
	Conditions:	The section does not apply to	§ 80 <sup>3</sup> (6)	
		computer programs.		
		The section does not apply to	§ 80 <sup>3</sup> (5)	
		such works which have been		
		made available to the public on		
		the basis of an agreement in		
		such a way that persons can use them from a place and time		
		individually chosen by them.		
Other Provisions?	If the person entir	tled to free use and the	§ 80 <sup>3</sup> (4)	
	rightsholder fail to	0 (.)		
	application of the			
	reasonable perio			
	the copyright committee through procedures set			
	forth in the statut	е.		

Miscellaneous		
Three Step Test	Application of the statutory exceptions may not adversely affect normal exploitation of the work or cause injury to the interests of the rightsholder.	§ 17
Public Lending	Libraries must pay remuneration for public lending; the calculation and payment procedures are set forth in Section 13 <sup>3</sup> .	§ 13 <sup>3</sup>
Private Uses	Permits reproduction and translation of lawfully published works by natural persons for personal use.	§ 18
Needs of Disabled Persons	Public archives, museums, and libraries can reproduce a work on the order of a court or state agency for the purpose of reproduction, distribution, and communication of a work in the interests of disabled persons.	§ 20(1) 6); 19 6)
Library Exhibition	A public archive, museum, or library has the right to use a work included in the collection thereof without the authorization of the author and without payment of remuneration for the purposes of an exhibition or the promotion of the collection to the extent justified by the purpose.	§ 20(3)
Limitation on Related Rights	Certain uses are permitted without the authorization of the performer, producer, or broadcaster. The section applies to cases where rights of authors of works are limited pursuant to Chapter IV of the Act, which contains the library exemptions.	§ 75(1) 6)
Defined Term	"Reproduction" means the making one or several temporary or permanent copies of the work or a part thereof directly or indirectly in any form or by any means.	§ 13(1)
Source	Copyright Act of Estonia, RT I 1992, 49, 615 (11 Nov 1992), as amended through RT I 29.10.2014, 2 (15 0 2014), available at https://www.riigiteataja.ee/en/eli/ee/Riigikogu/act/53 05/consolide.	October
Last edited:	11 December 2007; rev. 26 April 2015	

## **ETHIOPIA**

Research or Study			
Who can copy?	Libraries and	Art.	
	Conditions:	The activity of the institution may	12(2)
		not be directly or indirectly for gain.	
What can be copied?	Published art	icles, short works, or short extracts of	
	works.		
	Conditions:	The act of reproduction must be an	
		isolate case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		The reproduction is permitted where	
		there is no available administrative	
		organization which the institution is	
		aware of, which can afford a	
		collective license of reproduction.	
Purpose of the copy?	<b>,</b> .	holarship, or private research, by	
		physical person.	
	Conditions:	The institution must be satisfied that	
		the copy will be used solely for the	
		permitted purpose.	
Medium of the copy?	Any. See det	finition of "reproduction" below.	

Preservation and Replacement			
Who can copy?	Libraries, ard similar institu	Art. 12(3)	
	Conditions:	The activity of the institution may not be directly or indirectly for gain.	
What can be copied?	Works.		
	Conditions:	Reproduction is permitted where it is impossible to obtain a copy under reasonable conditions.	
		The act of reproduction must be an isolate case occurring, if repeated, on separate and unrelated occasions.	
Purpose of the copy?	To preserve a the institution	and, if necessary, to replace a copy in	
	which has be	end, if necessary, to replace a copy en lost, destroyed, or rendered he permanent collection of another or archive.  None.	
Medium of the copy?		finition of "reproduction" below.	

Anti-Circumvention of Technological Protection Measures				
Circumvention None.				
provisions?				

Miscellaneous		
Personal Copying	The owner of copyright cannot forbid private reproduction of a published work in a single copy by a physical person exclusively for his own personal purposes; certain works are excluded.	Art. 9
Educational Uses	Permits reproduction of published works and sound recordings for the purpose of teaching, provided the use is within fair practice and to the extent justified by the purpose.	Art. 11
Sound Recordings	The rights of performers and producers in sound recordings do not apply to cases where a work can be used under Part II (which includes the library provisions) without the authorization of the author or other owner of copyright.	Art. 32(d)
Defined Terms	"Reproduction" means the making of one or more copies of a work or sound recording in any manner or form, including any permanent or temporary storage of work or sound recording in electronic form.	Art. 2(25)
Source	Proclamation to Protect Copyright and Neighboring I Ethiopia, No. 410/2004 (24 July 2004), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=17472	
Last edited:	30 November 2007; rev. 26 April 2015	

Research or Study (Literary, Dramatic, or Musical Works)			
Who can copy?	Librarians of prescribed lil on their behalf. See defin library" below.  Conditions: None.		§ 49
What can be copied?	Published literary, dramat contained in books by one Published literary, dramat contained in books by mo including any artistic work and the typographical arra Conditions:  One copy of single auth the work has copy of a sauthor's wo	e author.  cic, or musical works,  cre than one author,  c included in that work	
	The section copying of programs.  No person same occa copy of the A copy man no collective.	m does not include the articles or computer  may be supplied on the asion with more than one a same material.  y only be made if there is we license available of ibrarian is or should be	
Purpose of the copy?	the person supplied w allowed pu The libraria the require similar require person.	an must be satisfied that to whom the copy is ill use the copy for the prose. In must be satisfied that the ment is not related to any uirement of another	
Medium of the copy? Other provisions?	Any. See definition of "co If a person to whom a cop to pay for it, the payment higher than the cost of pro together with a reasonable general expenses of the li	by is supplied is required required must be no oduction of the copy e contribution to the	

Copying for Library Users (Articles)			
Who can copy?	Librarians of prescribed libraries, or persons acting on their behalf. See definition of "prescribed library" below.	§ 50	
	Conditions: None.		
What can be copied?	Literary, dramatic, or musical works contained in		

	articles in periodicals, including any artistic work included in that work and the typographical arrangement.  Published editions that are articles in periodicals, including the typographical arrangement.  Conditions:  No person may be supplied on the same occasion with more than one copy of the same material.  No person may be supplied on the same occasion with copies of more than one article contained in the		
		same issue of a periodical unless the copies supplied all relate to the same subject matter.  A copy may only be made if there is no collective license available of	
		which the librarian is or should be aware.	
Purpose of the copy?	not specify a must have.) Conditions:	a person. (Note: The provision does particular purpose that the person None.	
Medium of the copy?	Any. See de	finition of "copying" below.	
Other provisions?	to pay for it, t higher than th together with	whom a copy is supplied is required he payment required must be no ne cost of production of the copy a reasonable contribution to the nses of the library.	

Supplying Copies to Other Libraries (Published Works)					
Who can copy?	on their beha	Librarians of prescribed libraries, or persons acting on their behalf. See definition of "prescribed library" below.  Conditions: None			
What can be copied?	including any and the typog A literary, dra an article in a	Published literary, dramatic, or musical works, including any artistic work contained in that work and the typographical arrangement. <sup>28</sup> A literary, dramatic, or musical work contained in an article in a periodical, including any artistic work contained in that work and the typographical			
	Conditions:	In the case of a literary, dramatic or musical work contained in a book by one author, not more than one copy of the work can be supplied.  In the case of a work contained in a periodical, the whole article can be supplied.			

<sup>28</sup> It seems that there may be considerable overlap of Section 51(1) and Section 51(2). Section 51(1)(c) appears to apply to a wide range of works and does not limit quantity. Section 51(2) apparently allows copies of entire books if the additional conditions of Section 51(3) are fulfilled. However, some books permitted under Section 51(2) might also be copied under Section 51(1)(c) without meeting the added conditions.

	In the case of any other published literary, dramatic or musical work, not more than one copy of the work or edition may be supplied.  The section excludes computer programs.	
Purpose of the copy?	For supply to another prescribed library.	
	Conditions: None.	
Medium of the copy?	Any. See definition of "copying" below.	

Supplying Copies to Other Libraries (Published Books)			
Who can copy?	Librarians of on their beha library" below Conditions:	§ 51(2)	
What can be copied?	published edi		
	Conditions.	The section excludes computer programs.	
		The receiving librarian must have been unable to obtain the work at a commercial price within the six months preceding the supply.	
		The receiving librarian must make and keep a record sufficient to identify the work copied.	
		The receiving librarian must permit the inspection of the record by the copyright owner during normal office hours.	
		On demand, the receiving librarian must pay equitable remuneration to the copyright owner for the work copied. "Equitable remuneration"	
		means a sum agreed upon by the librarian and the copyright owner. If an agreement cannot be reached, either party may apply for a	
		determination to be made by the Copyright Tribunal (Section 163).	
Purpose of the copy?	library.	another librarian of a prescribed	
Madium of the convo	Conditions:	None.	
Medium of the copy?	Any. See de	finition of "copying" below.	

Preservation and Replacement			
Who can copy?	Librarians of prescribed libraries, or persons acting on their behalf. See definition of "prescribed library" below.	§ 52	
	Archivists of archives, or persons acting on their		

	behalf. See definition of "archive" below.
	Conditions: None.
What can be copied?	Literary, dramatic, or musical works, including any artistic work contained within the work and the typographical arrangement.  Conditions: The work may be copied only where it is not reasonably practicable to purchase a copy of the work to fulfill
Purpose of the copy?	To preserve or replace an item by placing the copy in the permanent collection of the library or archive
	in addition to or in place of the item.  To replace in the permanent collection of another prescribed library or archive an item that has been lost, destroyed, or damaged.
	Conditions: None.
Medium of the copy?	Any. See definition of "copying" below.

Copying for Library Use	rs (Unpublish	ed Works)		
Who can copy?	Librarians of	§ 53		
	on their beha			
		library" below.		
		archives, or persons acting on their definition of "archive" below.		
	Conditions:	None.	-	
What can be copied?		works in the library or archive.		
What can be copied?	Conditions:	The work may not be copied if the	-	
	Conditions.	copyright owner has prohibited		
		copying of the work and at the time		
		the copy is made the librarian or		
		archivist making it is or ought to be		
		aware of that fact.		
		A copy may only be made if there is		
		no collective license available of		
		which the librarian is or should be		
		aware.		
		No person may be supplied on the		
		same occasion with more than one		
		copy of the same work.		
Purpose of the copy?		a person. (Note: The provision does		
	not specify a particular purpose that the person			
DA II	must have.)			
Medium of the copy?	Any. See definition of "copying" below.			
Other provisions?	•	whom a copy is supplied is required		
		he payment required must be no		
		ne cost of production of the copy		
	•	a reasonable contribution to the		
	general expe	nses of the library.		

Anti-Circumvention	of Technological Protection M	leasures
Circumvention	Yes.	§ 223
provisions?		

Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Making, importing, selling, letting for hire, offering or exposing for sale or hire, or advertising for sale or hire a circumvention device is prohibited.	
	Providing Services?	Publishing information intended to enable or assist persons to circumvent protection devices is prohibited.	
Access Control or Owner's Rights Control?	technical measur	control. The provisions relate to es used to prevent or restrict or to impair the quality of copies	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous	Consider the section of the section	§ 73	
Rental by libraries	Copyright is not infringed by the library renting a work if certain conditions are fulfilled		
Archival Broadcasts	A recording of a broadcast or cable program as prescribed by regulations, or a copy of such a recording, maybe made for the purpose of being placed in an archive maintained by a body prescribed by regulations		
Defined Terms	"Archive" means the National Archives of the Fiji Islands; any library, museum, or other body approved by the Minister of Information to be a repository of archival material; any collection of documents of historical significance or public interest that is in the custody of and maintained by a person or body, whether incorporated or unincorporated, that does not keep and maintain the collection for the purpose of deriving a profit.	§ 2; § 48	
	"Prescribed library" means the Parliamentary Library; a library maintained by an educational establishment, government department, or local authority; any other library or class of library prescribed by regulations made under Section 229, not being a library conducted for profit.		
	"Copying" means reproducing or recording the work in any material form and includes in relation to a literary, dramatic, musical, or artistic work - storing the work in any medium by any means; in relation to an artistic work - converting the work into a 3-dimensional form, or if it is in 3 dimensions, converting it into a 2-dimensional		
	form; in relation to an audio visual work, television broadcast, or cable program - the making of a photograph of the whole or any substantial part of any image forming part of the audio visual work, broadcast, or cable program.		

Source	Copyright Act of Fiji (19 March 1999), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=179081.	
Last edited:	18 December 2007; rev. 26 April 2015	

## **FINLAND**

General Provisions (app	licable to various statutory exceptions)	
Author's consent?	No. But if the work is altered, it may not be altered without the author's consent more than necessitated by the permitted use.	Art. 11
Remuneration to author?	No.	
Provide name of author?	Author's name must be indicated to the extent and in a manner required by proper usage.	
Provide source of borrowing?	Source of the work must be indicated to the extent and in a manner required by proper usage.	
Public Performance or Distribution?	A copy of a work made by virtue of a limitation on copyright may be, for the purpose determined in the limitation, distributed to the public and used in a public performance.	

Preservation, Replacem	ent, and Libra	ry Administration		
Who can copy?	Archives, and libraries and museums open to the Art. 16			
	public, as stat	public, as stated in a governmental decree.		
	Conditions:	None.		
What can be copied?	Works from th	ne collections of the institution.		
	Conditions:	None.		
Purpose of the copy?	To preserve t	he material and safeguard its		
	preservation.			
	For technical	reconstruction and restoration of the		
	material.			
	For administration and organization of the			
	institution's collections and for other internal use			
	needed in order to maintain the collections.			
	Conditions:	The use cannot be for direct or		
		indirect financial gain.		
Medium of the copy?	Not specified.			

Completion			
Who can copy?	Archives, and libraries and museums open to the Art. 16		
	public, as stat	ted in a governmental decree.	
	Conditions:	None.	
What can be copied?	Works from th	ne collections of the institution.	
	Conditions:	The copying is only permitted where the work is unavailable through commercial distribution or communication.	
Purpose of the copy?	To complete a copy of an incomplete work.		
	To complete a missing part of a work published in several parts.		
	Conditions:	The reproduction cannot be for direct or indirect financial gain.	
Medium of the copy?	Not specified.		

Copying for Library Use	ers			
Who can copy?	Archives, and	Art. 16a		
	in a governm	ental decree.		
	Conditions:	None.		
What can be copied?		Published works that are susceptible to damage.		
	Individual arti	cles from literary or artistic		
		ewspapers, or magazines in the		
	institution's c			
		s of other published works.		
	Conditions:	For published works that are		
		susceptible to damage, the copying		
		is permitted unless the work is		
		available through commercial		
		distribution or communication.		
		With respect to single articles and		
		short excerpts of published works,		
		the copying is permitted "where		
D (#	T 1 (1	seen appropriate."		
Purpose of the copy?		work available to the public.		
		published work that is prone to		
	damage (imp			
	Conditions:	The reproduction cannot be for		
		direct or indirect financial gain.		
		In the case of works susceptible to		
		damage, the copy can be provided		
		to the user "through lending" if the		
		work is not available through commercial distribution or		
		communication.		
		With respect to single articles and		
		short excerpts of published works,		
		the copies may be given to users for		
		their private use.		
Medium of the copy?	By photocopy	ving or similar means.		

Research or Study (Making Available)			
Who can copy?	Archives, and	Art. 16a	
	public, as sta	ted in a governmental decree.	
	Conditions:	None.	
What can be copied?	Works from th	ne institution's collections.	
	Conditions:	Communication is permitted	
		provided that relevant purchase or	
		license terms or other contractual	
		terms are not contradicted.	
		Further digital reproduction or	
	further communication of the work		
		must be prevented.	
Purpose of the copy?	To communicate the works to the public for		
	research or private study of members of the public.		
	Conditions:	The reproduction cannot be for	
		direct or indirect financial gain.	
Medium of the copy?	Via dedicated	I terminals in the premises of the	

1	1	· · · · · · · · · · · · · · · · · · ·
	Linctitution	
	Institution.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes.		Art. 50a
provisions?			& 50b
Prohibited Acts?	The Act of	The act of circumvention is	
	Circumvention?	prohibited where it protects	
		against uses of the work. (Note:	
		A person has the right, however,	
		to view or listen to copies legally	
		acquired even if circumvention	
		is required to do so.)	
	Dealing in	Producing and making available	
	Devices?	circumvention devices is	
		prohibited.	
	Providing	Providing circumvention	
	Services?	services is prohibited.	
Access Control or	Owner's rights co	ontrol. The provisions relate to	
Owner's Rights Control?	technical measur	es used to protect the author's	
	rights.	·	
Exemptions that could	Where a work or	access to a work has been	Art. 50c
be used by libraries?	lawfully acquired,	the person has the right to use	
	the work to the extent necessary in accordance		
	with the specified copyright limitations. Articles 16		
	(reproduction in libraries) and 16a (making		
	available a work i	in libraries) are specified	
	limitations. The a	author making the work available	
		means for using it if it has	
	technological restrictions. If voluntary means are		
		user has the right to request an	
	arbitration procee		
	Conditions:	The obligation to provide the	
		means to use a work does not	
		apply to works made available	
		to the public on agreed	
		contractual terms in such a way	
		that members of the public may	
		access them from a place and at	
		a time individually chosen by	
		them.	
Other provisions?		xemption for libraries, the	
		udes a general prohibition against	
	. •	er an exception if the	
		asures have been circumvented.	
		hibition does not apply to the	
		exceptions in Articles 16, 16a, 16b,	
	and 16c. See Art	ticle 11(5).	

Miscellaneous		
Definition	The reproduction of a work shall comprise making copies of the work in whole or in part, directly or indirectly, temporarily or permanently and by any means or in any form whatsoever. The	Art. 2(2)

	reproduction of a work shall also comprise the transfer of the work on to another device, by which it can be reproduced or communicated.	
Legal Deposit Libraries	Permits legal deposit libraries to make specific uses of some works, including the right to apply the library exceptions of Articles 16 and 16a to works in the collections.	Art. 16b
Audiovisual Works	Specific provision for use of works by the National Audiovisual Library.	Art. 16c
Extended Collective License	A library or archive authorized to use a work under the library exceptions may make similar uses of other works in the collections pursuant to extended collective licensing.	Art. 16d
Government Decree	A government decree may specify the libraries that are permitted to apply the library exceptions.	Art. 16e
Persons with Disabilities	Permits uses of works to serve the needs of persons with disabilities.	Art. 17
Educational Uses	Permits reproductions of some works for compilations used in education.	Art. 18
Orphan Works	Implements the European Union directive on orphan works, 2012/28/EC. The Copyright Act, at Article 16f, references an orphan works exception that may be applied by libraries open to the public, archives, museums, educational institutions, and certain other organizations. The detailed terms of the law are separately codified in the Orphan Works Act, cited below.	Art. 16f
Source	Copyright Act of Finland, No. 404 (8 July 1961), as a through No. 307 (30 April 2010), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=20809 AND Copyright Decree of Finland, No. 574 (21 April 1995 amended through No. 1004 (18 December 2008) (spinstitutions that may apply the exceptions), available http://www.wipo.int/wipolex/en/text.jsp?file_id=20829 AND Orphan Works Act, No. 764/2013 (8 November 2013 available at http://www.finlex.fi/fi/laki/alkup/2013/201	99; ), as pecifying at 99;
Last edited:	18 December 2007; rev. 13 May 2015	

## **FRANCE**

Preservation			
Who can copy?	, , , , , , , , , , , , , , , , , , , ,		Art. L122-
	Conditions:	The institutions must not seek direct or indirect economic or commercial advantage.	5(8°)
What can be copied?	Works.		
	Conditions:	None.	
Purpose of the copy?	For conserva	tion.	
	Conditions:	None.	
Medium of the copy?	Not specified	•	
Other provisions?	The provision	also relates to related rights.	

Copying for Library Use	Copying for Library Users			
Who can copy?	Publicly acce archives.	Publicly accessible libraries, museums, or archives.		
	Conditions:	The institutions must not seek direct or indirect economic or commercial advantage.	5(8°)	
What can be copied?	Works.		]	
	Conditions:	None.		
Purpose of the copy?	For research	or private study.		
	Conditions:	On the premises of the establishment and by dedicated terminals.		
Medium of the copy?	Not specified	Not specified.		
Other provisions?	The provision	also relates to related rights.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. L331-5
Prohibited Acts?	The Act of Circumvention? Dealing in Devices?	The act of circumvention is prohibited.  Manufacturing, importing, possessing for sale, lending, or rental, or offering to the public a circumvention device is prohibited.	
	Providing Services?	Offering a circumvention service is prohibited. Inducing the use of a circumvention device is also prohibited.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent or restrict uses that are not authorized by the right holder; it includes access controls and protection processes.		

Exemptions that could be used by libraries?	The rights owner benefit of the cop provision benefit even if the work measures.	Art. L331-6	
	Conditions:	The beneficiary of this exemption must have lawful access to the work.	
		This provision is not applicable where works or subject-matter are made available to the public on agreed contractual terms where the public may access them from a place and at a time individually chosen by them.	
Other provisions?	None of these provisions applies to software.		Art. L331-5
	The beneficiary can call upon the Authority of Regulation of Technological Measures to reconcile disagreements between the parties about access to a work.		Art. L331-6

Miscellaneous		
Personal Copying	Reproduction for strictly private purposes by the natural person making the reproduction is permitted. The copying may not be done for collective uses.	Art. L122- 5(2°)
Out-of-Print Books	Broad right given to the National Library of France to make digital copies of books that were published before 2001 but no longer available on the market in print or digital form. The National Library may also make those copies available to the public at other libraries under detailed conditions.	Art. L134-1, et seq.
Orphan Works	Implements the European Union directive on orphan works, 2012/28/EC.	Art. L135-1 et seq.
Source	Code of Intellectual Property of France (Consolidate February 2015), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=36340	
Last edited:	19 December 2007; rev. 29 August 2014; rev. 26 April 2015	

#### **GABON**

<b>Library Provisions (non</b>	e)	
Library Provisions?	The copyright law of Gabon includes no explicit	
	library exceptions.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Private Use	Permits reproduction, translation, and adaptation of works lawfully made available to the public for strictly personal and private use.	Art. 33
Fair Practice	Permits, "on condition that they comply with fair use," analyses and short quotation form works that are lawfully available to the public to the extent justified by the scientific, critical, polemic, teaching, or informatory purpose. Includes quotations from newspaper articles and periodicals in the form of press reviews. Must mention the title of the work and the name of the author.	Art. 34
Foreign Works	Government agency may license to a Gabonese national the right to translate and publish the translation of a work already made publicly available, or the right to reproduce and publish such a work. This license is limited only to teaching and research uses.	Art. 40 & 41
Source <sup>29</sup>	Law Instituting Protection for Copyright and Neighboring Rigil Gabon, No. 1/87 (29 July 1987), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=362136.	nts of
Last edited:	28 April 2014; rev. 25 April 2015	

<sup>&</sup>lt;sup>29</sup> Gabon is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

## **GAMBIA**

Preservation			
Who can copy?	Library or archive whose activities do not serve		§ 31(b)
	direct or indirect gain.		
	Conditions:	None.	
What can be copied?	A work.		
	Conditions:	None.	
Purpose of the copy?	To preserve.	To preserve.	
	Conditions:	None.	
Medium of the copy?	By reprographic reproduction.		
Other provisions?	May make a	single copy.	
	It is impossib	le to obtain the copy under	
	reasonable conditions.		
	The act of reprographic reproduction is an isolated		
	case occurring, if repeated, on separate and		
	unrelated occ	casions.	

Replacement			
Who can copy?	Library or arc	§ 31(b)	
	direct or indir		
	Conditions:	None.	
What can be copied?	A work.		
	Conditions:	Held in the permanent collection of another similar library or archive.	
Purpose of the copy?	Necessary to replace a copy which has been lost, destroyed, or rendered unusable.		
	Conditions:	None.	
Medium of the copy?	By reprograp	hic reproduction.	]
Other provisions?	May make a	single copy.	]
·	It is impossib	]	
	reasonable conditions.		
	The act of reprographic reproduction is an isolated		
	case occurring, if repeated, on separate and		
	unrelated occ	casions.	

Research or Study				
Who can copy?	Library or arc	Library or archive whose activities do not serve		
	direct or indir	lirect or indirect gain.		
	Conditions:	None.		
What can be copied?	Published art	cicle, other short work, or short extract		
·	of a work.			
	Conditions:	None.		
Purpose of the copy?	To satisfy the	request of an individual.		
	Conditions:	Library or archive is satisfied the copy will be used solely for the purposes of study, scholarship, or private research.		
Medium of the copy?	By reprographic reproduction.			
Other provisions?	May make a	single copy.		

The act of reproduction is an isolated case occurring, if repeated, on separate and unrelated occasions.	
Copy permitted if there is no collective license offered by a Collecting Society of which the library or archive is or should be aware, under which the copy can be made.	

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 54(1)(a)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or renting circumvention devices is prohibited.	§ 54(1)(a); § 54(1)(b)
	Providing Services?	No.	
Access Control or Owner's Rights Control?		ions relate to technical measures ess to a work or protect a right of ner.	\$ 54(1)(a); \$ 54(1)(b); \$ 54(2)
Exemptions that could be used by libraries?	No.		

Miscellaneous		
Personal Copying	Limited right to make copies for personal use.	§ 27
Temporary Reproduction	Limited right to make temporary reproductions.	§ 28
Quotation	Limited right to reproduce, in the form of quotation, of a short part of a published work if compatible with fair practice.	§ 29
Teaching Purposes	Limited right to make copies of published works for teaching purposes or for face-to-face teaching in educational institutions.	§ 30
Public Lending	The distribution and rental rights include the right of public lending. "Public lending" is defined in Section 2(1) as the temporary transfer of possession for nonprofit purposes "by an institution, the services of which are available to the public, including a library and an archive."	§§ 9(1)(d) & (e)
Folklore	Folklore is protected, but explicitly subject to certain exceptions, although not listed are the exceptions for libraries.	§ 8
Defined Terms	"Copy" means a reproduction of a work in a written form, or in the form of a recording or film, or in any manner or form, but an object shall not be taken to be a copy of an architectural work unless the object is a building or a model.	§ 2(1)
	"Published" means a work or a sound recording,	§ 2(1);

	tangible copies of which have been made available to the public in a reasonable quantity for sale, rental, public lending or for other transfer of the ownership or the possession of the copies, provided that it was available to the public, in the case of (a) a work, with the consent of the author or other owner of copyright; and (b) a sound recording with the consent of the producer of the sound recording or his or her successor in title.  The following provisions apply with respect to the "publication of a work": (a) a work is deemed to have been published if copies of it have been made available in a manner sufficient to render the work accessible to the public; (b) where in the first instance, only a part of a work is public, that part shall be treated for the purposes of this Act as a separate work; and (c) a publication in any country shall not be treated as being other than the first publication by reason only of an earlier publication elsewhere if the two publications took place within a period of not more than thirty days.	§ 2(2)
	"Reproduction" means the making of one or more copies of a work or sound recording in any manner or form, including a permanent or temporary	§ 2(1)
	storage of the work or in electric form.	
Source	Copyright Act of the Gambia (5 April 2004), available http://www.wipo.int/wipolex/en/text.jsp?file_id=22124	
Last edited:	22 April 2014; rev. 8 May 2015	

# **GEORGIA**

Preservation or Replacement			
Who can copy?	Libraries and archives.		Art.
	Conditions:	None.	22(a)
What can be copied?	Lawfully publis	Lawfully published works.	
	Conditions:	The copying must take place in separate cases.	
		Only a single copy may be made.	
		The copying is only permitted if obtaining a copy of the work in	
		ordinary conditions through other means is impossible.	
		The volume of copying is limited by the purpose.	
		Must indicate the source, including the author's name.	
Purpose of the copy?	To replace cor	pies of works that have been	
	destroyed, los		
	To replace copies of works that have been destroyed, lost, or rendered unusable for another library.		
	Conditions:	The copying must not be for direct or indirect gaining of profit.	
Medium of the copy?	Reprographic		
Other provisions?	Provided that the use does not prevent the normal use of the work and unreasonably damage the legal interests of the author or other holder of copyright.		

Research or Study				
Who can copy?	Libraries and	Art.		
	Conditions:	None.	22(b)	
What can be copied?	Lawfully publ	ished articles and other small-volume		
	works.	works.		
	Excerpts fron	n written works.		
	Conditions:	Computer programs are excluded.		
		The copying must take place in		
		separate cases.		
		Only a single copy may be made.		
		The volume of copying is limited by		
		the purpose.		
		Must indicate the source, including		
		the author's name.		
Purpose of the copy?		nal, scientific, or personal purposes, at		
		f natural persons.		
	Conditions:	The copying must not be for direct		
		or indirect gaining of profit.		
Medium of the copy?	Reprographic	Art.		
Other provisions?	Provided that the use does not prevent the normal			
	use of the work and unreasonably damage the legal			
	interests of th	ne author or other holder of copyright.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art.
provisions?			58(3)
Prohibited Acts?	The Act of	Yes. Unlawful to circumvent	
	Circumvention?	technological measures.	
	Dealing in	Yes. Unlawful to manufacture,	
	Devices?	import, distribution, sale, rental,	
		or advertisement for sale or	
		rental of any technology, device	
		or its components which serve	
		the purpose of circumvention.	1
	Providing	Yes. Unlawful to offer and	
	Services?	render services aimed at	
		neutralizing technological	
		measures by using a	
		technology, device, or its	
		components.	
Access Control or		ion of "technological measure" at	
Owner's Rights Control?	` ,	npasses protecting rights and	
	controlling acces		]
Exemptions that could	There are no explicit exemptions in the copyright		
be used by libraries?	statutes.		

Miscellaneous		
Defined Term	"Reprographic reproduction (copying)" means the making of a copy of the original of a work, data, or other material expressed by written or graphic means or of facsimiles of copies thereof in any size by any means of photocopying or other technical means. The recording in an electronic form (including digital), optical, or other machine-readable form shall not be deemed to reprographic reproduction.	Art. 4(o)
Personal Copying	Permits natural persons to make copies of most types of publicly available works, solely for personal use.	Art. 21
Source	Law of Copyright and Neighboring Rights of Georgia June 1999), as amended through No. 3020 (4 May 2 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=20896	2010),
Last edited:	11 December 2007; rev. 11 May 2015	

#### **GERMANY**

Research or Study (Making Available)			
Who can communicate?	Publicly accessible libraries, museums, and archives.		§ 52b
	Conditions:	The institutions must have no direct or indirect economic or gainful purpose.	
What can be	Published wo	rks from the institution's collection.	1
communicated?	Conditions:	The works may not be made accessible if contract terms prohibit it. <sup>30</sup> The number of copies made simultaneously accessible cannot exceed the number of copies in the institution's collection.	
Purpose of the	For research	and private study.	
communication?	Conditions:	None. <sup>31</sup>	<u> </u>
Medium?	Via dedicated institution.	terminals on the premises of the	
Other provisions?	claim for payr	compensation must be paid; a valid ment is made through a rights organization.	

Library Copying for Users			
Who can copy?	Public librarie	es.	§ 53a
	Conditions:	None.	
What can be copied?	Single publish	ned articles from newspapers or	
	periodicals.		
	Small portion	Small portions of other published works.	
	Conditions:	Copies in electronic form are limited to the extent justified by the noncommercial purpose.	
		Copies in electronic form are only permitted if access to the works by members of the public from places and at times of their choice is not clearly possible under equitable contractual terms.	
Purpose of the copy?	To supply to a	a requesting individual.	

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the ability of users to make digital or analog copies of the works, and that users will have to determine if their copies are permissible under other provisions of the copyright law.

<sup>&</sup>lt;sup>30</sup> This provision and similar provisions in the statutes of European countries are based on implementation of a European Union directive. *See* Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on the Harmonization of Certain Aspects of Copyright and Related Rights in the Information Society, 2001 O.J. (L 167), pp. 10-19. A decision from the European Court of Justice, originating from Germany and interpreting Article 5(3)(n) of the directive, held that the library's right of use is conditioned on whether the library actually has a license for the use of the work, and not whether a license is merely available. *See* Case C-117/13, *Technische Universität Darmstadt v. Eugen Ulmer KG*, 2014 EUR-Lex 62013CC0117 (European Court of Justice, 11 Sept. 2014).

	Conditions:	Copies sent by postal or fax delivery require that the individual's purpose must be consistent with Section 53 (which sets forth detailed exceptions for personal copying).	
		Copies in electronic form may only be used for illustration for teaching or for scientific research.	
Medium of the copy?	Any.		
	Conditions:	Copies of works may be sent by postal or fax delivery.	
		Copying in electronic form is only permitted as a graphic image of the work.	
Other provisions?	This provision transmission.	n permits reproduction and	
	claim for payı	compensation must be paid; a valid ment is made through a rights organization.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention	Yes.		§ 95a
provisions?			(1)
Prohibited Acts?	The Act of	The act of circumvention is	
	Circumvention?	prohibited.	
	Dealing in	Manufacturing, importing,	§ 95a
	Devices?	distributing, selling, renting,	(3)
		advertising for sale or rental,	
		and possessing for commercial	
		purposes circumvention devices	
		is prohibited.	1
	Providing	Providing circumvention	
	Services?	services is prohibited.	0.05
Access Control or		ions relate to technological	§ 95a
Owner's Rights Control?	•	event or restrict acts that are not	(2)
		rightsholder; it includes access	
Exemptions that could	•	ection processes.  n some exemptions to the	§ 95b
be used by libraries?		ovisions, which require that the	8 920
be used by libraries!		ligated to make available the	
	•	able the uses within the applicable	
		ever, the exemptions do not	
		contained in this chart under	
	Section 52b or 53		
Other provisions?		n circumvention do not apply to	§ 69a
	computer prograr		5 2 2 3 1

Miscellaneous		
Private Copying	Reproduction is permitted for private copies made by natural persons solely for domestic purposes in the private sphere.	§ 53(1)
	Reproduction is permitted in singular copies for	§ 53(2)

	personal uses.	
Orphan Works	Implements the European Union directive on	§§ 61 to
	orphan works, 2012/28/EC.	61c
Reproduction of Works	Public libraries, museums, and educational	§ 58
of Art	institutions may, in connection with a public	
	exhibition or for documenting a collection, may	
	reproduce and distribute works of art and	
	photographs in catalogs, for non-commercial	
	purposes.	
Source <sup>32</sup>	Law of Copyright and Related Rights of Germany, F	ederal
	Law Gazette, page 1273 (9 September 1965), as an	nended
	through Federal Law Gazette, page 3728 (1 October	r 2013),
	available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=31777	71.
Last edited:	19 December 2007; rev. 22 April 2015	

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<sup>&</sup>lt;sup>32</sup> This study benefited from an English translation of the statute available from the German government at http://www.gesetze-im-internet.de/englisch\_urhg/.

## **GHANA**

Research or Study				
Who can copy?	Libraries and	archives.	§ 21	
	Conditions:	The activities of the institution must	]	
		not be for gain.		
What can be copied?	Published art	Published articles, other short works, or short		
	extracts of we	orks.		
	Conditions:	Only a single copy may be made by		
		reprographic reproduction.		
		The copying must be an isolated		
		case which occurs on separate and		
		unrelated occasions.		
		The copy may be made only if there		
		is no collective license available.	]	
Purpose of the copy?	For study, sc	holarship, or private research at the		
	request of an	individual.	]	
	Conditions:	The library must ascertain that an		
		individual is requesting the material		
		solely for the permitted purposes.		
Medium of the copy?		c reproduction (term is not defined).		
Other provisions?	•	ns of this section are subject to the		
		e publisher, author, or the relevant		
	collective adr	ministration society.		
	Where a libra	ary or archive requires more than a	1	
	single copy of	of a work by reprographic		
	reproduction,	the permission for this shall be		
	obtained fron	n the author, other owner of copyright,		
		propriate collective administration		
	society author	prized by the publisher.		

Preservation and Replacement			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	The activities of the library and	1
		archive must not be for gain.	
What can be copied?	Published art	icles, other short works, or short	
	extracts of wo	orks.	
	Conditions:	None.	
Purpose of the copy?	To preserve of	or replace a copy which has been lost,	1
	destroyed, or	rendered unusable in the permanent	
	collection of a	a similar library or archive.	
	Conditions:	Reproduction is permitted if it is	
		impossible to obtain the copy under	
		reasonable circumstances.	
Medium of the copy?	Reprographic	reproduction (term is not defined).	
Other provisions?		s of this section are subject to the	
	interest of the	publisher, author, or the relevant	
	collective administration society.		
	Where a library or archive requires more than a		
		f a work by reprographic	[
	reproduction,	the permission for this shall be	

obtained from the author, other owner of copyright, or from an appropriate collective administration	
society authorized by the publisher.	

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 42(1) (h)-(i)	
Prohibited Acts?	The Act of Circumvention?  Dealing in Devices?	The act of circumvention is prohibited.  Manufacturing, importing, distributing, exporting, selling, renting, possessing for commercial purposes, offering to the public, advertising, communicating or otherwise providing devices or components for circumvention is prohibited.		
Access Control or Owner's Rights Control?	the inducing, ena	Offering to the public, advertising, communicating or otherwise providing services for circumvention is prohibited. Control. The provisions relate to abling, facilitating, or concealing of any protected copyright or		
Exemptions that could be used by libraries?	related right.	licit exemptions for circumvention.		

Miscellaneous		
Personal Copying	Permits copying for personal use under limited	§
	conditions.	19(1)(a)
Educational Uses	Permits reproductions and communication of works	§
	for education compatible with fair practice.	19(1)(c)
Source	Copyright Act of Ghana, No. 690 (3 June 2005), avai	lable at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=14803	7.
Last edited:	3 December 2007; rev. 9 May 2015	

# **GREECE**

Library Use			
Who can copy?	Libraries and archives.		Art. 22
	Conditions:	The library or archive must be non profit-making.	
What can be copied?	Works in the archive.	permanent collection of the library or	
	Conditions:	Only one copy may be made.	
		The reproduction is only permitted if	
		an additional copy cannot be	
		obtained in the market promptly and	
		on reasonable terms.	
Purpose of the copy?	For retaining	the additional copy by the library or	
	archive.		
	For transfer of the copy to another non profit-		
	making library or archive.		
	Conditions:	None.	
Medium of the copy?	Any. The statute permits reproduction; see		
	definition belo	DW.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		
Prohibited Acts?	The Act of Circumvention?  Dealing in Devices?	The act of circumvention is prohibited.  Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, and possessing for commercial purposes circumvention devices is prohibited.	Art. 66A(2) Art. 66A(3)
	Providing Services?	Providing circumvention services is prohibited.	-
Access Control or Owner's Rights Control?	Both. The provisions relate to technological measures that are designed to prevent or restrict acts which are not authorized by the rightsholder; the technological measures can include access control or a protection process.		Art. 66A(1)
Exemptions that could be used by libraries?	With respect to the exemptions for libraries and other specified uses, the rightsholders have the obligation to give to the beneficiaries the measures to ensure the benefit of the exception to the extent necessary, where the beneficiaries have legal access to the protected work or subject-matter concerned.		Art. 66A(5)
	Condition:	Where works or subject-matter are made available to the public on agreed contractual terms where the public may access them from a place and at a time	

	individually chosen by them, the exemption and mediation provisions do not apply.	
Other provisions?	If rightsholders do not take voluntary measures for the third parties such as libraries to benefit from the exception, the third party may request assistance from a mediator.	Art. 66A(5)

Miscellaneous		
Definition	The right of reproduction includes "the fixation and direct or indirect, temporary or permanent reproduction of their works by any means and in any form, in whole or in part."	Art. 3(1)(a)
Personal Copying	It is permissible for a person to make a reproduction of a lawfully published work for his own private use, under elaborate conditions.	Art. 18
Educational Uses	Permits reproduction by printing of published literary works for textbooks as part of the curriculum established by government standards, without permission or payment. After the death of an author, reproductions of selections of that person's works may be combined with writings of other authors in a printed anthology. These uses must include attribution of the source and not conflict with the normal exploitation of the work from which they are drawn.	Art. 20
Educational Uses	Permits reproduction of published articles and short extracts of other works for education.	Art. 21
Orphan Works	Provisions implementing the orphan works directive of the European Union. The orphan works provisions apparently apply only to works and phonograms that first secure copyright protection on or after 29 October 2014 (see Article 68A(3)).	Art. 27A
Persons with Disabilities	Permits uses of works for the needs of the blind and deaf mutes. Authorizes governmental agency to determine by regulation the scope and application of the provision.	Art. 28A
Three Step Test	Provides that the exceptions in general "shall only be applied in certain special cases which do not conflict with a normal exploitation of the work or other protected subject-matter and do not unreasonably prejudice the legitimate interests of the rightsholder."	Art. 28C
Related Rights	The copyright exceptions apply mutatis mutandis to related rights.	Art. 52(b)
Source	Law of Copyright, Related Rights, and Cultural Matters of Greece, No. 2121 (4 March 1993), as amended through No. 4281 (2014), available at http://www.opi.gr/index.php/en/library/law-2121-1993.	
Last edited:	3 December 2007; rev. 9 May 2015	

# GRENADA

Research, Study, or wi	h a View to Publication (Un	oublished Works)
Who can copy?	Anyone.	
	Conditions: None.	
What can be copied?	Literary or musical works, p	hotographs, and
	engravings.	
	manuscript o kept in a libra	unpublished, or the or a copy of the work is ary or other institution oen to public inspection.
	copyright subsets a time more end of the year died, and more	ermitted where osists in the work but at than 50 years from the ear in which an author ore than 75 years after r during which the work
Purpose of the copy?	For research or private stud	ly or with a view to
	publication.	
	Conditions: None.	
Medium of the copy?	Not specified.	

Preservation and Replacement			
Who can copy?	Anyone.	Anyone.	
	Conditions:	None.	
What can be copied?	Literary or mu	usical works, photographs, and	
	engravings.		
	Conditions:	The work is unpublished, or a	
		manuscript or a copy of the work is	
		kept in a library or other institution	
		where it is open to public inspection.	
		Copying is permitted where	
		copyright subsists in the work but at	
		a time more than 50 years from the	
		end of the year in which an author	
		died, and more than 75 years after	
		the time at or during which the work	
		was made.	
Purpose of the copy?	•	he manuscript or copy from damage	
		by replacing it with the reproduction.	
	Conditions:	None.	
Medium of the copy?	Not specified		

Anti-Circumvention of Technological Protection Measures	
Circumvention provisions?	None.

Miscellaneous		
Personal Copying	Fair dealing with a protected work for purposes of research or private study is permitted.	§ 34(2)(a)
Educational Uses	Permits limited reproductions and performances for education.	§ 34(2)(g) & (l)
Fair Dealing	Where a use is allowed as a matter of fair dealing, the court shall take into consideration all relevant factors, and the statute specifies four factors that reflect the factors of U.S. fair use.	§ 34(4)
Source	Copyright Act of Grenada, Cap. 67 (3 February 1989 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=15113	•
Last edited:	18 December 2007; rev. 9 May 2015	

# GUATEMALA

Replacement			
Who can copy?	Nonprofit library or archive.		Art.
	Conditions:	None.	64(b)
What can be copied?	Divulged wor	ks. See definition.	
	Conditions:	Works in the permanent collection	
		of the library or archive or of	
		another library or archive.	
		It is impossible to obtain such a	
		copy under reasonable terms or	
		conditions.	
Purpose of the copy?		to replace a copy that is lost,	
	destroyed, or	rendered unusable.	
	Conditions:	None.	
Medium of the copy?	Any. See det	finition of "reproduction."	
Other provisions?	Concept of in	dividual reproduction suggests that	
	the act of rep	roduction is an isolated, one-time	
	occurring cas	se.	

Preservation			
Who can copy?	Nonprofit library or archive.		Art.
	Conditions:	None.	64(b)
What can be copied?	Divulged works. See definition.		
	Conditions:	Works in the library or archive's	
		permanent collection.	
		It is impossible to obtain such a	
		copy under reasonable terms or	
		conditions.	
Purpose of the copy?	Reproduction for preservation, if necessary.		
	Conditions:	None.	
Medium of the copy?	Any. See de	finition of "reproduction."	
Other provisions?		dividual reproduction suggests that	
	the act of rep	roduction is an isolated, one-time	
	occurring cas	se.	

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Personal Copying	Limited right to make copies for personal use.	Art. 63(a)
Educational Copying	May make copies for educational purposes, in the course of the activities of an educational institution by staff and students, provided the copy is not for profit and the audience consists solely of the staff, students or those directly connected with the activities of the institution.	Art. 63(b)

	Published articles or short excerpts of published works may be copied by reprographic means for teaching or conducting examinations in educational institutions, provided that it is not for profit, does not interfere with the normal exploitation of the work, and does not prejudice the legitimate interests of the author.	Art. 64(a)
	May include parts of written, audiovisual, musical, photographic or other published works for analysis, teaching or research purposes.	Art. 66(d)
General Lending	Library or archive, whose activities are neither directly nor indirectly for profit, may lend lawful copies of written works to the public.	Art. 65
Defined Terms	"Copy" means tangible material containing a work or phonogram as a result of a reproduction.	Art. 4
	"Divulgation" is the making of a work available to the public by any means. [This concept is more expansive than the definition of publication.]	Art. 4
	"Reproduction" is the making by any means of one or more copies of a work or phonogram, whether in whole or in part, or permanent or temporary, or in any medium.	Art. 4
	"Fair use" is a use that does not interfere with the normal exploitation of the work or is not detrimental to the legitimate interests of the author. [Fair use is defined, but it evidently does not appear again in the statutes.]	Art. 4
Source	Law of Copyright and Related Rights of Guatemala ( September 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12766	
Last edited:	22 April 2014; rev. 11 May 2015	

#### **GUINEA**

Library Provisions (none)		
Library Provisions?	The law of copyright of Guinea includes no explicit	·
	library provisions.	

Anti-Circumvention of Technological Protection Measures	
Circumvention	None.
provisions?	

Miscellaneous			
Private Use	Permits reproduction, translation, and adaptation of works lawfully made available to the public for strictly personal and private use.	Art. 10	
Fair Practice	Permits, "on condition that they comply with fair practice," analyses and short quotation form works that are lawfully available to the public to the extent justified by the scientific, critical, polemic, teaching, or informatory purpose. Includes quotations from newspaper articles and periodicals in the form of press reviews. Must mention the title of the work and the name of the author. Works may be used in their original language or in translation.	Art. 11	
Berne Appendix	Subject to the Appendix of the Berne Convention, licenses may be granted by the Minister for Higher Education and Scientific Research to any natural person or legal entity residing on the territory of Guinea for the translation, reproduction, and publication of foreign works, under circumstances specified in the statute.	Art. 15 & 16	
Source <sup>33</sup>		Law Adopting Provisions on Copyright and Neighboring Rights of Guinea, Act No. 043/APN/CP (9 August 1980), available at http://www.wipo.int/wipolex/en/text.isp?file_id=328659.	
Last edited:	30 November 2007; rev. 25 April 2015		

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Guinea is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

## **GUINEA-BISSAU**

General Library Use				
Who can copy?	Public entities, libraries, archives, and scientific institutions.			
	Conditions:	None.		
What can be copied?	Extracts of works which have not yet fallen into the public domain.			
	Conditions:	None.		
Purpose of the copy?	For their own use.			
	Conditions:	None.		
Medium of the copy?	Reproduction.			
Other provisions?	Must be in accordance with established use.  The users must be expressly warned that these			
	reproductions may not be used commercially			
	without the consent of the authors.			

Requests from Library Users			
Who can copy?	Public entities, libraries, archives, and scientific institutions.		
	Conditions: None.		
What can be copied?	Extracts of works which have not yet fallen into the public domain.		
	Conditions: None.		
Purpose of the copy?	For the private use of those making requests.		
	Conditions: None.		
Medium of the copy?	Reproduction.		
Other provisions?	Must be in accordance with established use.		
	The users must be expressly warned that these		
	reproductions may not be used commercially		
	without the consent of the authors.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		,
provisions?			

Miscellaneous		
Manuscripts in Libraries	Those who publish manuscripts which exist in libraries or archives, public or private, may not oppose the republication of the same manuscripts by others, in accordance with the original text, unless that publication is merely a reproduction of the version of the previous publisher.	Art 3(2)
Educational Uses	Limited right to reproduce photographs in scientific or educational works is permitted in exchange for payment to the author of fair compensation.	Art. 151
Performances for Educational Uses	Limited right to perform a work, such as hymns, officially adopted patriotic songs, works of a religious nature, or works included in educational	Art. 184

	programs or books, when integrated in teaching.			
Quotations for	Limited right to transcribe or summarize extracts of	Art. 185		
Education	other's works in support of their own doctrines, for			
	the purposes of criticism, discussion or teaching, or			
	for anthologies for use in schools, on condition that			
	the name of the author be stated and that the			
	extent does not exceed that justified by the			
	intended purpose.			
Source <sup>34</sup>	Copyright Code of Guinea-Bissau, Decree-Law No. 46.980 (27 April			
	1966) as amended 28 March 1972, available at			
	http://www.wipo.int/wipolex/en/text.jsp?file_id=272169.			
Last edited:	30 April 2014; rev. 25 April 2015			

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<sup>&</sup>lt;sup>34</sup> Guinea-Bissau is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

# **GUYANA**

Research or Study (Article in a Periodical Publication)				
Who can copy? By or on behalf of a librarian of a library. § 7(1);				
	Conditions:	Library must be of a class	§ 7(2);	
		prescribed by regulations made	§ 7(9)	
		under this subsection by the		
		Minister.		
		Libraries to which the regulations		
		apply are not established or		
		conducted for profit		
What can be copied?	Article in a pe	eriodical publication.		
	Conditions:	A copy of the article for this purpose		
		includes a copy of the illustrations in		
		the work, which are defined as one		
		or more artistic works provided for		
		explaining or illustrating the article.		
		For purposes of Section 7, an		
		"article" includes an item of any		
		description.		
Purpose of the copy?	To make or s	upply a copy for purposes of research	]	
	or private stu	dy.		
	Conditions:	Copies in question are supplied only		
		to persons satisfying the librarian, or		
		a person acting on his behalf, that		
		they require them for the above		
		purposes.		
		That the librarian, or a person acting		
		on his behalf, is satisfied that the		
		persons will not use them for any		
		other purpose.		
Medium of the copy?	Not specified		<u> </u>	
Other provisions?		ns prescribed by the regulations made		
		bsection by the Minister must be		
	complied with. The Minister may impose such			
	other require			
	to be expedie			
	•	furnished under the regulations with		
	two or more	<u> </u>		
		nds to more than one article		
	contained in			
		hom copies are supplied under the		
		re required to pay for them a sum not		
		cost (including a contribution to the		
	•	nses of the library) attributable to their		
	production.			

Research or Study (Published Literary, Dramatic, or Musical Work)			
Who can copy?	By or on behalf of a librarian of a library. § 7(3);		
	Conditions:	Library must be of a class prescribed by regulations made	§ 7(4); § 7(9)

	1		
		under this subsection by the Minister.	
		Libraries to which the regulations apply are not established or conducted for profit	
What can be copied?	Part of publis work.	hed literary, dramatic, or musical	
	Conditions:	Other than an article contained in a periodical publication.	
		A copy of the work for this purpose includes a copy of the illustrations in the work, which are defined as one or more artistic works provided for explaining or illustrating the work.	
Purpose of the copy?	To make or s or private stu	upply a copy for purposes of research dy.	
	Conditions:	Copies in question are supplied only to persons satisfying the librarian, or a person acting on his behalf, that they require them for the above purposes.	
		That the librarian, or a person acting on his behalf, is satisfied that the persons will not use them for any other purpose.	
Medium of the copy?	Not specified		
Other provisions?	The condition	ns prescribed by the regulations made bsection by the Minister must be	
	•	furnished under the regulations with copies of the same article [part of a k].	
	regulations a	hom copies are supplied under the required to pay for them a sum not cost (including a contribution to the nses of the library) attributable to their	
	as the Minister securing that apply extends proportion of	ns made shall include such provision er may consider appropriate for no copy to which the regulations to more than a reasonable the work in question.	
	the copy is m and address making of the	n does not apply, if at the time when ade, the librarian knows the name of a person entitled to authorize the copy, or could by reasonable inquiry name and address of such a person.	

Research or Study (Unpublished Works)				
Who can copy?	A person.	A person.		
	Conditions:	None.	§ 7(9)	
What can be copied?	Unpublished musical work	and copyrighted literary, dramatic, or		

	Conditions:	Manuscript or a copy of the work is kept in a library, museum or other institution where (subject to any provisions regulating the institution in question) it is open to public inspection.  A copy of the work for this purpose	
		includes a copy of the illustrations in the work, which are defined as one or more artistic works provided for explaining or illustrating the article.	
Purpose of the copy?	For purposes view to public	of research or private study, or with a cation.	
	Conditions:	None.	
Medium of the copy?	Reproduction	. See definition below.	
Other provisions?	the end of the a literary, dra more than on	e, at a time more than fifty years from e calendar year in which the author of matic, or musical work died, and e hundred years after the time, or the riod, at or during which the work was	

Supply to Libraries			
Who can copy?	By or on beha	alf of a librarian of a library.	§ 7(5);
	Conditions:	Library must be of a class prescribed by regulations made under this subsection by the Minister.	§ 7(9)
What can be copied?	Published lite	erary, dramatic or musical work.	
·	Conditions:	A copy of the work, or a part of it.  A copy of the work for this purpose includes a copy of the illustrations in the work, which are defined as one or more artistic works provided for explaining or illustrating the work.	
Purpose of the copy?		the librarian of any library of a class  the Minister.  None.	
Medium of the copy?	Not specified	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-
Other provisions?	At the time w or on whose name and ad authorize the reasonable ir address of su the case of a publication.	hen the copy is made, the librarian by behalf it is supplied does not know the dress of any person entitled to making of the copy, and could not by aquiry ascertain the name and uch a person. This does not apply in a article contained in a periodical	
	must be com	nditions prescribed by the regulations plied with.	

Anti-Circumvention of Technological Protection Measures			
Circumvention None.			
provisions?			

Miscellaneous		
Fair Dealing for	Fair dealing with a literary, dramatic, or musical	§ 6(1);
Research or Private	work or with an artistic work for purposes of	§ 9(1)
Study	research or private study is permitted.	
Fair Dealing for Criticism	Fair dealing with a literary, dramatic, or musical	§ 6(2);
or Review	work or with an artistic work for purposes of	§ 9(2)
	criticism or review accompanied by sufficient	3 - (-)
	acknowledgement is permitted.	
School Use	Limited right to make copies of short passages in a	§ 6(6)
	collection intended for the use of schools.	
Educational Use	Limited right to reproduce literary, dramatic,	§ 41
	musical, or artistic works in the course of	
	instruction or as part of the questions of or	
	answers to an examination, perform literary,	
	dramatic, or musical works in class or in the course	
	of activities of a school.	
Orphan Works	If the conditions of Section 7(6) summarized above	§ 7(7);
•	exist for a work immediately before it is	§ 7(8)
	incorporated into a new publication, that	
	publication is not an infringement if notice is given	
	pursuant to regulations, and if immediately before	
	publication the identity of the copyright owner of	
	the of the work was not known to the publisher. If	
	that publication was not an infringement, then a	
	subsequent broadcast, transmission, performance,	
	and some other uses is also not an infringement.	
Typographical	All new editions of works have a limited protection	§ 15(4)
Arrangements of	against reproduction of the typographical	
Editions	arrangement, but a librarian of a library of a class	
	as prescribed by the Minister may reproduce the	
	arrangement in accordance with regulations by the	
	Minister.	
Defined Terms	"Sufficient acknowledgment" means an	§ 6(10)
	acknowledgment identifying the work in question	
	by its title or other description and, unless the work	
	is anonymous or the author has previously agreed	
	or required that no acknowledgment of his name	
	should be made, also identifying the author.	
	"Minister" means the Minister of the Government of	§ 48(1)
	British Guiana for the time being charged with	
	responsibility for public information.	
	"Reproduction," in the case of a literary, dramatic,	§ 48(1)
	or musical work, includes a reproduction in the	
	form of a record or of a cinematograph film, and, in	
	the case of an artistic work, includes a version	
	produced by converting the work into a three-	
	dimensional form, or, if it is in three dimensions, by	
	converting it into a two-dimensional form, and	
	references to reproducing a work shall be	
	construed accordingly.	
	A literary, dramatic, or musical work, or an edition	§
	of such a work, or an artistic work, shall be taken	49(2)(c)
	to have been "published" if, but only if,	49(2)(6)

	reproductions of the work or edition have been issued to the public.	
Source	Copyright Act of Guyana 1956 (Cap. 74), <sup>35</sup> available http://www.wipo.int/wipolex/en/text.jsp?file_id=22936 <i>AND</i> The Copyright (British Guiana) Order 1966 (Order Notes 1966), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=18214	55; o. 79 of
Last edited:	4 April 2014; rev. 11 May 2015	

The provisions of Copyright Act 1956 of the United Kingdom were extended to Guyana by § 1 of the Copyright (British Guiana) Order 1966, with some amendments. The following news report from 2012 confirms that the 1956 statutes were adopted in 1966 as the copyright law of Guyana, and that the statutes had not been amended in the intervening years. Abiola Innis, "Commentary: The Guyana government and the protection of copyright laws," *Caribbean News Nowl*, 9 October 2012, available at http://www.caribbeannewsnow.com/topstory-Commentary%3A-The-Guyana-government-and-the-protection-of-copyright-laws-12938.html.

### HAITI

Library Provisions (none)			
Library Provisions?	The copyright law of Haiti includes no explicit		
	library exceptions.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous	
Source	Decree Relating to Copyright in Literary, Scientific, and Artistic Works of Haiti (9 January 1968), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=158756.
Last edited:	30 November 2007; rev. 9 May 2015

## **HOLY SEE**

Library Provisions (none)		
Library Provisions?	The copyright law of the Holy See includes no	
	explicit library exceptions.	

General Provisions		
Copyright and Related	Where not specified, the Holy See observes Italian	Art. 1
Rights	legislation, provided it is not contrary to divine law	
	or the principles of canon law of the Holy See or of	
	the international agreements to which the Holy See	
	is or desires to be a signatory.	

Miscellaneous		
Educational Copying	Limited right to make copies of the image or voice of the Roman Pontiff for religious, cultural, educational or scientific reasons.	Art. 3, § 3
Source	Law on Copyright and Related Rights of the Holy Se 132 (19 March 2011), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22049	
Last edited:	22 April 2014; rev. 11 May 2015	

### **HONDURAS**

Preservation				
Who can copy?	Public libraries.		Art. 49	
	Conditions:	None.		
What can be copied?	A copy of prof	tected works deposited in the library's		
	collections.			
	Conditions:	Works must be out of stock.		
Purpose of the copy?	To preserve v	vhere necessary.		
	For preservat	For preservation and the exclusive use of the		
	library's patro	ns.		
	Conditions:	May be used only by its patrons.		
Medium of the copy?	Any. See def			
Other provisions?	Where it is no reasonable co	ot possible to purchase a copy under conditions.		

Loans to Other Libraries	S	
Who can copy?	Public libraries.	Art. 49
	Conditions: None.	
What can be copied?	A copy of protected works deposited in the library's	
	collections.	
	Conditions: Works must be out of stock.	
Purpose of the copy?	To service loans to other public libraries where	
	necessary.	
	For preservation and the exclusive use of the	
	library's patrons.	
	Conditions: May be used only by its patrons.	
Medium of the copy?	Any. See definition of "reproduction."	
Other provisions?	Where it is not possible to purchase a copy under reasonable conditions.	
	In the case of the copies received by a public library, that copy may be reprographically	
	reproduced, if necessary for preservation and	
	solely for use by readers. Only a single copy	
	permitted in an isolated case, or when repeated, in	
	isolated and unrelated cases.	

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 167(18); Art. 167(19)	
Prohibited Acts?	The Act of Circumvention?	No.		
	Dealing in Devices?	Manufacturing or importing, for sale or rental, circumvention devices is prohibited.	Art. 167(18); Art. 167(19)	
	Providing	No.		

	Services?	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent access to a work or protect a right of the copyright owner.	Art. 167(18); Art. 167(19)
Exemptions that could be used by libraries?	No.	

Miscellaneous		
Personal Copying	Limited right to make copies of works for personal	Art. 47;
	use.	Art. 48
Educational Copying	Limited right to make copies of lawfully published	Art. 50
	articles, lectures, lessons, short excerpts, or short	
	works by reprographic means for teaching or	
	conducting examinations in educational	
	institutions, provided that the use is in accordance	
	with "fair uses," as defined in Article 9(26).	
Personal or Educational	Limited right to perform theatrical or musical works	Art. 56
Performance	when performed in private, in educational	
	institutions for teaching purposes, civic	
	celebrations, or social, cultural, or sporting	
	activities, provided there is no profit or	
D (	compensation.	
Defined Terms	"Reproduction" is the realization by any means of	Art.
	one or more copies of a work, phonogram, or	9(16)
	sound or audiovisual fixation, total or partial,	
	permanent or temporary, in any kind of hardware,	
	including storage by electronic means.	Λ 4
	"Fair uses" are those not interfering with the	Art.
	normal exploitation of the work or detrimental to	9(26)
	the legitimate interests of the author. The original	
	Spanish expression "usos honrados" evidently	
Source	appears only in Article 50.	Docroo
Source	Copyright and Neighboring Rights Law of Honduras, No. 4-99-E (2006), available at	Decree
	http://www.wipo.int/wipolex/en/text.jsp?file_id=23485	58.
Last edited:	27 April 2014; rev. 11 May 2015	

### HUNGARY

Library Internal Use				
Who can copy?	Publicly acce	Publicly accessible libraries, educational		
	establishmen	35(4)		
	audio and au	audio and audiovisual archives.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	Only a minor part of a work made		
		public or of an article published in a		
		newspaper or periodical may be		
		copied.		
		The work must be disclosed to the		
		public (Article 33(1)). (The term		
		"disclosed" is not defined.)		
		The reproduction is limited to "a		
		copy."		
Purpose of the copy?		research, by archiving from the		
		wn copy for a scientific purpose or to		
		ther public library.	_	
	Conditions:	The use must be for internal		
		institutional purposes, outside the		
		scope of entrepreneurial activity.	_	
		The use is permitted to the extent		
		and in the way justified by such a		
		purpose if it is not intended for		
		earning or increasing income even		
	A	in an indirect way.	_	
Medium of the copy?	Any. See definition of "reproduction" below.			
Other provisions?	•	w can be created to allow copying		
	under certain	conditions in exceptional cases.		

Research or Study (Making Available)				
Who can communicate?	Publicly accessible libraries, educational		Art.	
	establishmen	38(5)		
	audio and au	audio and audiovisual archives.		
	Conditions:	None.		
What can be	Works formin	g part of the institution's collection.		
communicated?	Conditions:	The work must be disclosed to the		
		public (Article 33(1)). (The term		
		"disclosed" is not defined.)		
		Making available is permitted in the		
		absence of a contractual provision		
		to the contrary.		
Purpose of the	For research	or private study.		
communication?	Conditions:	The use may not be for direct or		
		indirect earning or increasing		
		income.		
Medium?	The work ma	y be freely displayed to individual		
	members of t	he public on the screens of dedicated		
	terminals on	the premises of such establishments.		

Other provisions?	Conditions may be provided in separate legislation.  The Decree of 2004 adds: (a) The institution must implement technical means to prevent modification and reproduction of the works or communication beyond the intended group of users; and (b) Users are required to make a statement that they will not use the works other than for research or private study.  The Decree of 2004 further permits that the collection of an institution may be interconnected	
	with the collection at another institution and made available to the public at that institution via dedicated terminals. The connection must be by dedicated network and based on a safe technical solution that prevents any person from accessing the collections apart from the users of the collections of beneficiary establishments.	

Anti-Circumvention of T	echnological Pro	tection Measures		
Circumvention provisions?	Yes.		Art. 95	
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.		
	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting,		
		advertising for sale or rental, or possessing for commercial		
		purposes circumvention devices is prohibited.		
	Providing Services?	Providing circumvention services is prohibited.		
Access Control or	Both. The provis	ions relate to technical measures		
Owner's Rights Control?	that provide prote	ection for copyright; they include		
	access control ar			
Exemptions that could	Yes. In the case	of library copying (and other	Art.	
be used by libraries?	may demand that	specified uses), a beneficiary of such a free use may demand that the rightsholder, in spite of the protection granted against circumvention, make		
	the free use poss			
	Conditions:	The beneficiary of the free use has access to the work lawfully in order to benefit from the exemption.		
Other provisions?	an agreement on	and rightsholder cannot come to making circumvention possible free uses, then either party may	Art. 95/A (2)	
		re with the Copyright Mediation		

Miscellaneous		
Defined Terms	Reproduction means the direct or indirect fixation of the work in any manner on a tangible carrier,	Art. 18
	whether definitively or temporarily, and the making	

	of one or several copies of the fixation.	
	"Educational establishments" are broadly defined.	Art. 33(4)
Personal Copying	A copy of certain works may be made by a natural person for private purposes if it is not intended for earning or increasing income even in an indirect way. This section exempts certain whole works and other types of works as specified.	Art. 35 (1)-(3)
Lending	Copies made under any free use exception may not be distributed to the public, except for lending between libraries.	Art. 40
Needs of Disabled Persons	Any non-commercial use of a work shall be free if the purpose of the use is to meet demands of disabled persons that are directly related to the disability and it does not exceed the extent justified by the purpose, shall be free.	Art. 41(1)
Interpretation	The provisions relating to free use shall not be interpreted in an extensive manner.	Art. 33(3)
Three Step Test	The use under the provisions relating to free use is permitted and not subject to the payment of a fee only so far as it does not conflict with a normal exploitation of the work and does not unreasonably prejudice the legitimate interests of the author, and it is in compliance with the requirements of fairness and is not designed for a purpose incompatible with the intention of free use.	Art. 33(2)
Orphan Works	Regulations applying the terms of collective licensing to the use of orphan works.	Decree of 2009
Source	Copyright Act of Hungary, No. LXXVI (1 July 1999), as amended through No. CIX (2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=325838; AND Government Decree of Hungary, No. 117 (28 April 2004) (regarding making available), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=242074; AND Government Decree of Hungary, No. 100 (8 May 2009, consolidated 1 January 2011) (regarding collective licensing), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=242073.	
Last edited:	12 December 2007; rev. 11 May 2015	

### **ICELAND**

General Provisions (applicable to various statutory exceptions)			
Provide name of author?	Yes. Must provide the name of the author, as	Art. 26	
	appropriate under the circumstances, when a work		
	is public presented.		
Provide source of the	Yes. Must provide the source of the work, as		
borrowing?	appropriate under the circumstances, when a work		
	is public presented.		
Altering the Work?	No. The work may not be altered more than		
	required for the purpose it is used.		
Moral Rights	Most of the statutory exceptions, including this		
	library exception, are subject to a general provision		
	that they shall not prejudice the moral rights of an		
	author in accordance with Article 4.		

Preservation and Safek	eeping			
Who can copy?	Public archive	Art.		
	and any othe	and any other libraries enjoying support from		
	public funds,	public collections and museums, and		
	institutions su	ubject to the Act on Museums.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	May not copy computer programs in		
		digital form, except for computer		
		games.		
Purpose of the copy?	For purposes	of safekeeping and preservation.		
	Conditions:	For use in the course of the		
		institutions' own activities.		
		For non-financial purposes.		
Medium of the copy?	Reproduction	. See definition below.		

Preservation			
Who can copy?	Public archives, public libraries, university libraries, and any other libraries enjoying support from public funds, public collections and museums, and institutions subject to the Act on Museums.  Conditions: None.		Art. 12(1)(4)
What can be copied?	Works.	1.10.10.	-
·	Conditions:	The originals are too delicate for loaning.	
		The works are unobtainable on the open market and from the publisher.	
Purpose of the copy?	To have repr	oductions of delicate works.	
	Conditions:	For use in the course of the institutions' own activities.	
		For non-financial purposes.	]
		The institutions are permitted to loan the reproduced copies.	
Medium of the copy?	Reproduction	n. See definition below.	

Completion (Replacement of Missing Parts)				
Who can copy?	Public archive	es, public libraries, university libraries,	Art.	
	and any othe	and any other libraries enjoying support from		
	public funds,	oublic funds, public collections and museums, and		
	institutions su	institutions subject to the Act on Museums.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	From which parts are missing, and		
		such parts constitute a minor		
		proportion of a work in its entirety.		
		The work is unavailable on the open		
		market and from the publisher.		
		The reproduction may be of only the		
		pats of works missing from the		
		copies held by the institution.		
Purpose of the copy?	To replace m	issing parts of works.		
	Conditions:	For use in the course of the		
		institutions' own activities.		
		For non-financial purposes.		
		The institutions are permitted to		
		loan the reproduced copies.		
Medium of the copy?	Reproduction	. See definition below.		

Research or Study (Making Available)				
Who can communicate?	Public archive	Public archives, public libraries, university libraries,		
		and any other libraries enjoying support from		
	public funds,	public collections and museums, and		
	institutions su	bject to the Act on Museums.		
	Conditions:	None.		
What can be	Published wo	rks.		
communicated?	Conditions:	The work must not be subject to		
		purchase or license agreements.		
Purpose of the	For research	or study by individual members of the		
communication?	public.			
	Conditions:	By allowing access to individual		
		persons.		
Medium?	Via special equipment for use on the premises of			
	the institution	S.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 50a
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	Yes.	
	Providing Services?	Yes.	
Access Control or Owner's Rights Control?	Owners' rights.		Arts. 50a &

		50b
Exemptions that could	Yes. A user under Article 12 (the principal library	Art.
be used by libraries?	exception) and certain other exceptions may	50c(1)
	request of a governmental agency authority to	
	have access to the means necessary for the user	
	to be able to employ the exception.	

Miscellaneous			
Definitions	"Reproduction": It shall be considered as reproduction when a work is fixed in one or more physical forms. "Presented": A work shall be considered as having been presented when it has been performed, with proper authorization, or shown publicly or copies of it have been published	Art. 2	
Copies Required by Law	Article 12 also authorizes the institutions to make copies of works that they are required by law to keep in their collections, if such copies are not obtainable on the open market and from the publisher.	Art. 12(1)(3)	
Source <sup>36</sup>	The Copyright Act of Iceland, No. 73 (29 May 1972), as amended through No. 93 (21 April 2010), available at: http://www.wipo.int/wipolex/en/text.jsp?file_id=332081.		
Last edited:	3 December 2007; rev. 28 August 2014; rev. 21 May 2015		

<sup>&</sup>lt;sup>36</sup> A version of the Copyright Act in the Icelandic language is available at http://www.wipo.int/wipolex/en/text.jsp?file\_id=332155. Although that version may be current to 2011, the provisions central to this study do not appear to be affected.

### **INDIA**

Library Use			
Who can copy?	Persons by or under the direction of the persons in		§ 52(1)
	charge of nor	n-commercial public libraries.	(o);
	Conditions:	None.	§ 52(2)
What can be copied?	Books (include	ling pamphlets, sheets of music,	
	maps, charts	, or plans).	
	Conditions:	Not more than three copies can be	
		made.	
		Copying is only permitted if such	
		book is not available for sale in	
		India.	
Purpose of the copy?	For use of the	e library.	
	Conditions:	None.	
Medium of the copy?	Not specified. ("Copy" is not a defined term.)		
Other provisions?	This provision also applies to the doing of any act		
	in relation to	the translation of a literary, dramatic,	
		ork or the adaptation of a literary,	
	dramatic, musical, or artistic work as they apply in		
	relation to the	e work itself.	

Research, Study, or with a View to Publication				
Who can copy?	Not specified.		§ 52(1)	
	Conditions:	None.	(p);	
What can be copied?	Unpublished I	literary, dramatic, or musical works.	§ 52(2)	
	Conditions:	The work must be kept in a library,		
		museum or other institution to which		
		the public has access.		
		Where the identity of the author of		
		any such work is known (or in the		
		case of a work of joint authorship, if		
		any of the authors is known) to the		
		institution, the reproduction is only		
		permissible if made at a time more than 60 years from the date of		
		death of the author (or in the case		
		of a work of joint authorship, from		
		the death of the author whose		
		identity is known, or if the identity of		
		more than one author is known,		
		then from the date of death of the		
		author who died last).		
Purpose of the copy?	Research, pri	vate study, or with a view to	1	
	publication.			
	Conditions:	None.	]	
Medium of the copy?	•	. ("Reproduction" is not a defined		
	term.)			

Preservation				
Who can copy?	Non-commer	Non-commercial public library.		
	Conditions:	None.	(n);	
What can be copied?	Works.		§ 52(2)	
	Conditions:	If the library already possesses a non-digital copy of the work.		
Purpose of the copy?	Preservation.			
	Conditions:	To store the work in any medium.		
Medium of the copy?	Electronic means.			
Other provisions?	This provision also applies to the doing of any act in relation to the translation of a literary, dramatic, or musical work or the adaptation of a literary, dramatic, musical, or artistic work as they apply in relation to the work itself.			

Anti-Circumvention of Technological Protection Measures				
Circumvention provisions?	Yes.		§ 65A(1)	
Prohibited Acts?	The Act of Circumvention?	Yes.		
	Dealing in Devices?	No.		
	Providing Services?	No.		
Access Control or Owner's Rights Control?	Owners' rights.			
Exemptions that could be used by libraries?	The general prohibition on circumvention does not prohibit anyone from engaging in such activity for a purpose not expressly prohibited under the Copyright Act.		§ 65A(2)(a)	

Miscellaneous		
Orphan Works	Permits users to petition a government agency for a license to use works if, among other conditions, the copyright owner cannot be identified or found.	§ 31A
Persons with Disabilities	Permits uses of some works for the needs of the blind and persons with disabilities.	§ 31B
Cinematograph films containing reproductions of unpublished works	It is not an infringement, in relation to a literary, dramatic, artistic, or musical work recorded or reproduced in any cinematographic film, to exhibit such film after the expiration of the term of copyright therein. If the work included therein was an unpublished work reproduced under Section 52(1)(p), then the exhibition of the cinematograph film must be accompanied by an acknowledgement identifying the work by its title or other description and identifying the author, unless the work is anonymous or the author of the work	§ 52(1) (y)

	has previously required that no acknowledgment of his name should be made. <sup>37</sup>
Source	Copyright Act of India, No. 14 (4 June 1957), as amended through Act No. 49 (30 December 1999), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=128098, as further amended by Copyright (Amendment) Act of India, No. 27 (7 June 2012), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=304385; AND Copyright Rules of India (14 March 2013), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=335416.
Last edited:	18 December 2007; rev. 28 August 2014; rev. 13 May 2015

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<sup>&</sup>lt;sup>37</sup> This provision is summarized here because it includes a reference to § 52(1)(p), which addresses library copying. This provision, however, is apparently relevant only to the copying permitted under § 52(1)(p) that is made "with a view to publication."

### **INDONESIA**

Library Use				
Who can copy?	Public libraries, scientific or educational institutions, and documentation centers of a non-commercial nature.		Art. 15(e)	
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	Computer programs are excluded.		
		The reproduction must be "limited."		
Purpose of the copy?	For conducting	the activities of the institution.		
	Conditions:	None.		
Medium of the copy?	Reproduction by any means. See definition below.			
Other provisions?	This provision also applies to related rights (see			
	Article 51).			
	Must cite the source of the works (see Article 15).			

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 27
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	
	Circumvention?	prohibited.	
	Dealing in	No.	
	Devices?		
	Providing	No.	
	Services?		
Access Control or	Owner's Rights Control. The provisions relate to		
Owner's Rights	technical measures used to safeguard the right of the		
Control?	author.		
Exemptions that could	There are no explic	it exemptions for circumvention.	
be used by libraries?			

Miscellaneous		
Orphan Works	Where the author and publisher are not known, the state shall hold the copyright for the interests of the author.	Art. 10
Personal Use	The use of a work for the purpose of education, research, scientific thesis, report writing, criticizing or reviewing an issue is not prohibited, provided that it does not prejudice the normal interest of the author and provided that the sources are fully cited.	Art. 15(a)
Berne Appendix	Permits reproductions and translations of works for education on terms that reflect the Berne Appendix.	Art. 16
Defined Term	"Reproduction" is defined as increasing the number of a work, either as a whole or its substantial parts using either the same or different material, including the changing of the form or mode of a work permanently or temporarily.	Art. 1(6)
Source	Law Regarding Copyright of Indonesia, No. 19 (29 July available at	2002),

	http://www.wipo.int/wipolex/en/text.jsp?file_id=174070.
Last edited:	14 December 2007; rev. 13 May 2015

# IRAN (ISLAMIC REPUBLIC OF)

General Library Use			
Who can copy?	Public libraries	Art. 8	
	institutions, an	d educational establishments, which	
	are noncomme	ercial.	
	Conditions:	None.	]
What can be copied?	Protected works.		
	Conditions:	In the numbers necessary.	]
Purpose of the copy?	For the purposes of their activities.		
	Conditions:	None.	]
Medium of the copy?	By a photographic or similar process.		
Other provisions?	According to a decree to be issued by the Board of		
	Ministers.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Quoting	Limited right to quote from published works for literary, scientific, technical, or educational purposes and in criticism or praise.	Art. 7
Personal copying	Limited right to make copies for personal use.	Art. 11
Source	Copyright Law of Iran (12 January 1970), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=197798.	
Last edited:	22 April 2014; rev. 13 May 2015	

## **IRAQ**

Library Provisions (none)			
Library Provisions?	The Copyright Law of Iraq does not contain any		
	explicit exceptions for libraries.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous			
Three Step Test	Exceptions to exclusive rights of the author shall be confined to certain special cases which do not conflict with a normal exploitation of the work and do not unreasonably prejudice the legitimate interests of the right holder.	Art. 15bis	
Source	http://www.wipo.int/wipolex/en/text.jsp?file_id=23841 as amended by	Copyright Protection Law of Iraq, No. 3 (1971), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=238415, as amended by Coalition Provisional Authority Order, No. 83 (29 April 2004), available at	
Last edited:	3 December 2007; rev. 9 May 2015		

### **IRELAND**

Research or Study (Art	icles)		
Who can copy?	Librarians of	prescribed libraries.	§ 61
	Archivists of	prescribed archives.	]
	Conditions:	None.	
What can be copied?	Articles or the	e contents page of periodicals,	
·		strations and the typographical	
	arrangement		
	Conditions:	A person shall not be furnished with	
		more than one copy of the same	
		article unless the person satisfies	
		the librarian that the previous copy	
		has been lost, stolen, discarded, or	
		destroyed, or a reasonable period of	
		time has elapsed.	
		A person shall not be furnished with	
		more articles from a volume of a	
		periodical than the number of issues	
		that comprise that volume or 10	
		percent of the volume, whichever is	
		greater.	
Purpose of the copy?		For research or private study.	
	Conditions:	The person must satisfy the	
		librarian or archivist that he or she	
		requires the copy for purposes of	
		research or private study, and the	
		he or she may not use it for any	
		other purpose.	
Medium of the copy?	Not specified		
Other provisions?		ork shall not be supplied to more	§ 63
		ns whose requirements are related to	
		equirements of any other person. The	
	•	shall be deemed to be similar where	
	•	ents for copies of substantially the	
		al at approximately the same time and	
		ally the same purpose; and where	
	•	s receive instructions to which the	
	material is re	levant at the same time and place.	

Research or Study (W	orks Lawfully Made Available to the Public)	
Who can copy?	Librarians of prescribed libraries.	§ 62;
	Archivists of prescribed archives.	§ 229
	Conditions: None.	

What can be copied?	Parts of work	s that have been lawfully made	
wriat can be copied?		ne public, including illustrations and	
		. •	
		l arrangement.	
		rdings of performances that have	
		made available to the public.	
	Conditions:	A person shall not be furnished with	
		a copy of more than a reasonable	
		proportion of any work or recording.	
		A person shall not be furnished with	
		more than one copy of the same	
		material or recording unless the	
		person satisfies the librarian that the	
		previous copy has been lost, stolen,	
		discarded, or destroyed, or a	
		reasonable period of time has	
		elapsed.	
Purpose of the copy?		or private study.	
	Conditions:	The person must satisfy the	
		librarian or archivist that he or she	
		requires the copy for purposes of	
		research or private study, and the	
		he or she may not use it for any	
		other purpose.	
Medium of the copy?	Not specified		
Other provisions?	A copy of a w	ork shall not be supplied to more	§ 63;
	than 3 persor	ns whose requirements are related to	§ 230
	any similar re	equirements of any other person. The	
		shall be deemed to be similar where	
	-	ents for copies of substantially the	
	same materia	al at approximately the same time and	
	for substantia	ally the same purpose; and where	
	those person	s receive instructions to which the	
	material is re	levant at the same time and place.	

Research or Study (Wo	rks Not Lawful	ly Made Available to the Public)	
Who can copy?	Librarians of	prescribed libraries.	§ 67;
	Archivists of	prescribed archives.	§ 234
	Conditions:	None.	
What can be copied?	Whole or part	s of works in the permanent	
	collection of t	he library or archive which have not	
		made available to the public,	
	including illus	trations and typographical	
	arrangement.		
	•	ts of recordings of performances in	
	the permanent collection of the library or archive		
	that have not	been lawfully made available to the	
	public.	·	
	Conditions:	A copy may not be made where the	
		copyright owner has prohibited	
		copying of the work and, at the time	
		the copy is made, the librarian or	
		archivist knew or ought to have	
		been aware of that fact.	

		A person shall not be furnished with more than one copy or the work or part of the work.	
Purpose of the copy?	For research	or private study.	
	Conditions:	The person must satisfy the librarian or archivist that he or she requires the copy for purposes of research or private study, and the he or she may not use it for any other purpose.	
Medium of the copy?	Not specified.	·	

<b>Supplying Copies to Ot</b>	her Libraries		
Who can copy?	Librarians of prescribed libraries.		§ 64;
	Archivists of	orescribed archives.	§ 231
	Conditions:	None.	1
What can be copied?	Periodicals of	r articles, including illustrations and	
-	typographical	arrangement.	
	Whole or part	ts of works, including illustrations and	1
	typographical	arrangement.	
	Whole or part	ts of recordings of performances.	
	Conditions:	If the work or recording has been	
		lawfully made available to the	
		public.	
		A copy may not be made where, at	
		the time the copy is made, the	
		librarian or archivist making it could,	
		by reasonable inquiry, obtain the	
		consent of a person entitled to	
		authorize the marking of the copy.	
Purpose of the copy?	To supply a c	copy to another prescribed library or	
	prescribed ar	chive.	
	Conditions:	None.	
Medium of the copy?	Not specified		

Preservation and Replacement			
Who can copy?	Librarians of	Librarians of prescribed libraries.	
	Archivists of	prescribed archives.	§ 232
	Conditions:	None.	
What can be copied?	Works in the permanent collection of the library or archive, including illustrations and typographical arrangement.		
	Recordings of	of performances in the permanent	
	collection of t	the library or archive.	
	Conditions:	A copy may not be made where it is not reasonably practicable to purchase a copy of the work concerned.	
Purpose of the copy?	copy in the p	or replace that work by placing the ermanent collection of that library or ddition to or in place of that work.	

	prescribed lib	the permanent collection of another rary or prescribed archive a work en lost, destroyed, or damaged.  None.	
Medium of the copy?	Not specified.		

<b>Library Administrative</b>	Purposes		
Who can copy?	Librarians of	orescribed libraries.	§ 66;
	Archivists of p	prescribed archives.	§ 233
	Conditions:	None.	
What can be copied?		ne permanent collection of the library cluding illustrations and typographical	
	Conditions:	None.	
Purpose of the copy?	For obtaining insurance cover for the work.		
	For security.		
		or preparing a catalog of works or an d of performance.	
	For exhibition	in the library or archive.	
	For informing the public of an exhibition (does not include sound recordings, § 233).		
	Conditions:	The copying must be to an extent	
		reasonably justified by the non- commercial purpose to be achieved.	
Medium of the copy?	Not specified.		

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention	Yes.		§ 140
provisions?			(4);
Prohibited Acts?	The Act of	No.	§ 258
	Circumvention?		(3);
	Dealing in	Making, selling, renting, or	§ 370
	Devices?	lending; offering or exposing for	
		sale, rental, or loan; importing	
		into the State; or having	
		possession, custody, or control	
		of a circumvention device is	
	Duna di dina m	prohibited.	
	Providing Services?	Providing information, or offering	
	Services?	or providing a circumvention service is prohibited.	
Access Control or	Owner's Rights C	control. The provisions relate to	§ 2
Owner's Rights Control?	_	es used to protect from a violation	8 2
Owner's Rights Control?	of an author's rigi		
Exemptions that could		echnological protection measures	§ 374
be used by libraries?		trued as preventing any person	3014
be deed by libraries.		the acts permitted, or from	
		act of circumvention required to	
		tted acts, by Sections 49-106	
		Il of the sections pertaining to	
		s 220-254 (which includes all of	
	•	aining to libraries with respect to	

recordings of performances); and Sections 328-	
337 (with respect to databases).	

Miscellaneous				
Exporting works of cultural importance	A copy can be made of works of cultural or historical importance prior to export under certain conditions.	§ 68; § 235		
Additional Regulations	The Minister may make regulations with further conditions for libraries and archives under Sections 60-67.	§ 59		
Declarations	The Minister may also make regulations requiring a user to sign a declaration with regard to the purpose for the copy. The librarian may rely upon the declaration unless the librarian is aware that it is false.			
Defined Term	A "work" means a literary, dramatic, musical or artistic work, sound recording, film, broadcast, cable program, typographical arrangement of a published edition or an original database and includes a computer program.	§ 2		
Source	Copyright and Related Rights Act of Ireland, No. 28 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12803 as amended by Copyright and Related Rights (Amer Act, No. 18, (3 June 2004), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=18858 and as further amended by Copyright and Related R (Amendment) Act, No. 39 (4 December 2007), available://www.wipo.int/wipolex/en/text.jsp?file_id=18857	34, ndment) 30, tights able at		
Last edited:	18 December 2007; rev. 28 August 2014; rev. 9 May			

### **ISRAEL**

Replacement Copying				
Who can copy?	Libraries and archives of a type as prescribed by the Minister.		§ 30(a)	
	Conditions:	None.		
What can be copied?	Works in the	collection of the library or archives.		
	Conditions:	Reproduction is permitted when it is		
		not possible to purchase an		
		additional copy of the work within a		
		reasonable time and on reasonable		
		terms.		
Purpose of the copy?		work which has been lost, destroyed,		
	or has becom			
	•	work that had been in the permanent		
		another library or archives, if the work		
	has been lost, destroyed, or has become			
	unusable.			
		To make a reserve copy, provided that the reserve		
	copy is not us	sed as an additional copy.		
	Conditions:	None.		
Medium of the copy?	Not specified	, other than the provision permitting a		
	"reserve copy	" states that it may be "in any format."		
Other Provisions?	The Minister	may prescribe conditions to the		
	application of	Section 30, and those conditions		
	may apply ge	nerally or to only certain types of		
	libraries or ar	chives (Section 31).		

<b>Preservation Copying</b>			
Who can copy?	Libraries and archives of a type as prescribed by the Minister.		§ 30(c)
	Conditions:	None.	
What can be copied?	Works of a ty	pe as prescribed by the Minister.	
	Conditions:	None.	
Purpose of the copy?	Preservation.		
	Conditions:	The Minister may prescribe conditions for the execution of copying as well as conditions for the grant of public access to the copies.	
Medium of the copy?	Not specified.		
Other provisions?	The Minister may prescribe conditions to the application of Section 30, and those conditions may apply generally or to only certain types of libraries or archives (Section 31).		

Copying for Library Users				
Who can copy?	Libraries and archives of a type as prescribed by		§ 30(b)	
	the Minister.	the Minister.		
	Conditions:	None.		
What can be copied?	Works in the	collection of the library or archives.		
	Conditions:	None.		
Purpose of the copy?	For a person	requesting the copy.		
	Conditions:	Provided that the reproduction		
		would be lawful if made by the		
		person requesting the copy.		
Medium of the copy?	Not specified.			
Other provisions?	The Minister may prescribe an application form for			
	use by libraries and archives for implementing this			
	subsection.			
	The Minister may prescribe conditions to the			
	application of Section 30, and those conditions			
	may apply ge	may apply generally or to only certain types of		
	libraries or ar	chives (Section 31).		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
Provisions?		

Miscellaneous		
Fair Use	Permits the fair use of works for purposes such as study, research, education, and other reasons, subject to the four factors similar to U.S. fair use. The Minister of Justice has authority to make regulations determining when fair use shall apply.	§ 19
Educational Uses	Permits performances of works for education.	§ 29
Source	Israel Copyright Act of 2007 (19 November 2007), a amended 28 July 2011, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=25513	
Last edited:	12 April 2008; rev. 9 May 2015	

## **ITALY**

Research or Study (Making Available)				
Who can communicate?	Publicly acce	Publicly accessible libraries, educational		
	establishmen	ts, museums, or archives.	71-ter	
	Conditions:	None.		
What can be	Works or sub	ject matter contained in the collection		
communicated?	of the instituti	on.		
	Conditions:	The work must not be subject to		
		purchase or license terms.		
Purpose of the	For research or private study for individual			
communication?	members of the public.			
	Conditions:	None.		
Medium?	Via dedicated	terminals on the premises of the		
	institution.			

Library Use			
Who can copy?	Publicly accessible libraries or school libraries, public museums, and public archives.  Conditions: None.		Art. 68(2)
What can be copied?		the collection of the institution.  None.	
Purpose of the copy?	For the service	For the services of the institution.	
	Conditions:	The reproduction must be without either direct or indirect economic or commercial advantage.	
Medium of the copy?	Photocopying	g only.	

Copying for Library Users			
Who can copy?	Not specified; implicitly the copying could be done by library staff or library users.		Art 68(5)
	Conditions:	None.	
What can be copied?	Works available in public libraries.		
	Conditions:	Sheet music is excluded.	
		The copy must be made inside the library.	
		The reproduction must be limited to 15% of each volume or issue of a magazine, excluding advertising pages.	
Purpose of the copy?	For personal use (by reference to Article 68(3).)		
Medium of the copy?	Photocopying, xerocopying, or like means (by reference to Article 68(3).)		
Other provisions?	The library must make annual payment to the copyright owner's collective society, pursuant to Article 181-ter.		
	The limitations do not apply to works that are not present in publishing catalogs and that are rare, because they are difficult to find through commercial channels (by reference to Article		

(0(0))	
68(3))	
00(0)).	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art.
provisions?			174ter
Prohibited Acts?	The Act of	Using means intended to	
	Circumvention?	circumvent technical measures	
		is prohibited.	
	Dealing in	Manufacturing, importing,	Art.
	Devices?	distributing, selling, renting,	171ter
		transferring under whatever title,	(f-bis)
		advertising for sale or rental,	
		holding for commercial purposes	
		is prohibited.	
	Providing	Providing circumvention	
	Services?	services is prohibited.	
Access Control or	Both. The provisions relate to technical measures		Art. 102
Owner's Rights Control?	•	strict acts not authorized by the	quater
		includes access control and	
	protection processes.		
Exemptions that could		s are obliged to adopt proper	Art. 71
be used by libraries?	_	means of specific agreements	quin-
		ions representing beneficiaries in	quies
		e exercise of the exceptions	
		respect to library copying (Article	
	68(2)) and others		
	beneficiaries' specific request.		
	Conditions:	The beneficiaries must have	
		lawful possession of the copies	
		of the work or have lawfully	
		accessed them in order to use	
		them in accordance and within	
		the limitations pursuant to the	
		law.	

Miscellaneous		
Personal Copying	Private copying for personal use is permitted under specified conditions.	Art. 71 sexies - octies
Orphan Works	Implements the European Union directive on orphan works, 2012/28/EC.	Art. 69 bis to 69 septies
Preservation of broadcasts	Copies of broadcasts may be preserved in official archives, but not used for further economic or commercial purposes without permission.	Art. 55
Phonograms	Allows record copies to make copies for sale from the State Record Library, but subject to payment of royalties.	Art 64
Source	Law for the Protection of Copyright and Neighboring Italy, No. 633 (22 April 1941), as amended through E No. 64 (30 April 2010), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=30148 as further amended by Legislative Decree No. 163 (2011).	Decree-Law 33,

	November 2014) (Orphan Works), available at www.gazzettaufficiale.it/eli/id/2014/11/10/14G00179/sg.
Last edited:	11 December 2007; rev. 9 May 2015

### **JAMAICA**

Research or Study (Published Works)				
Who can copy?	Librarians of	prescribed libraries and archives.	§ 62	
	Conditions:	None.		
What can be copied?	Articles in pe	riodicals, including accompanying		
_	illustrations a	nd the typographical arrangement.		
	Parts of litera	Parts of literary, dramatic, or musical works, from		
	published edi	tions, that are not articles in		
		ncluding accompanying illustrations graphical arrangement.		
	Conditions:	With respect to articles, no person		
		shall be furnished with more than		
		one copy of the same article and no		
		more than one article contained in		
		the same issue of a periodical.		
		With respect to works other than		
		articles, no person shall be furnished		
		with more than one copy of the same		
		material, and not more than a		
		reasonable proportion of any work.		
Purpose of the copy?		or private study by persons.		
	Conditions:	Copies may be supplied only to		
		persons satisfying the librarian that		
		he or she requires the copy for		
		research or private study and no		
NA II (1)		other purpose.		
Medium of the copy?	Any. See definition of "copy" below.			
Other provisions?	Persons to whom copies are supplied are required			
		copies a sum not less than the cost,		
		ontribution to the general expenses of		
	tne library, at	tributable to production of the copies.		

Research or Study (Un	published Wo	rks)	
Who can copy?	Librarians of	Librarians of prescribed libraries and archives.	
	Conditions:	None.	
What can be copied?	Whole or pa	rts of literary, dramatic, or musical	
·		documents in the library or archive,	
	including acc	companying illustrations and the	
	typographica	al arrangement.	
	Conditions:	The document must not have been	
		published before it was deposited in	
		the library or archive.	
		The copying is not permitted where	
		the copyright owner has prohibited	
		copying of the work, and at the time of	
		making the copy, the librarian ought	
		to have been aware of that fact.	
		No person may be furnished with	
		more than one copy of the same	
		material.	

Purpose of the copy?	For research	or private study.	
	Conditions:	Copies may be supplied only to persons satisfying the librarian that he or she requires the copy for research or private study and no other purpose.	
Medium of the copy?	Any. See def	finition of "copy" below.	
Other provisions?	to pay for the including a co	hom copies are supplied are required copies a sum not less than the cost, ontribution to the general expenses of tributable to production of the copies.	

Supplying Copies to Of	her Libraries		
Who can copy?	Librarians of prescribed libraries and archives.	§ 63	
	Conditions: None.		
What can be copied?	Articles in periodicals, including accompanying		
	illustrations and, in the case of published works,		
	the typographical arrangement.		
	Whole or parts of literary, dramatic, or musical		
	works, published or unpublished, including		
	accompanying illustrations and, in the case of a		
	published work, the typographical arrangement.		
	Conditions: With respect to works other than		
	articles, copying is not permitted if,		
	at the time of making the copy, the		
	librarian knows or could by		
	reasonable inquiry ascertain the		
	name and address of a person		
	entitled to authorize the making of		
Medium of the copy?	the copy.  Any. See definition of "copy" below.		
		4	
Purpose of the copy?	To make and supply copies to another prescribed		
	library or archive.  Conditions: None.	4	
	Conditions: None.		

Preservation and Replacement		
Who can copy?	Librarians of prescribed libraries and archives.	§ 64
	Conditions: None.	
What can be copied?	Literary, dramatic, or musical works, in the permanent collection of the library or archive, whether published or unpublished, including accompanying illustrations and, in the case of a published work, the typographical arrangement.  Conditions:  Copying is allowed only where it is not reasonably practicable to purchase a copy of the work for the specified purpose.	
Purpose of the copy?	To preserve or replace the work by placing the copy in the permanent collection of the library or archive in addition to or in place of the original item.	

	another preso	work in the permanent collection of cribed library or archive, if the work , destroyed, or damaged.	
	Conditions:		
Medium of the copy?	Any. See def	Any. See definition of "copy" below.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous  Declarations	Where librarian or archivist is required to be	§ 61	
Deciarations	satisfied as to certain matters, regulations may prescribe that he or she is entitled to rely on a declaration as to such matters, signed by the person requesting copies, unless the librarian or archivist is aware that the declaration is false in any material particular.	(2)(a)	
	Regulations may require that the librarian or archivist may not supply a copy to any person in the absence of a declaration from that person.	§ 61 (2)(b)	
	A person requesting a copy, who makes a declaration that is false in any material respect, and is supplied with a copy that would have been an infringing copy if made by that person, he or she shall be liable for infringement as if he had made the copy, and the copy supplied shall be treated as an infringing copy.	§ 61(3)	
Defined terms	"Copy" is broadly defined as a reproduction in any material form. Further, reproduction of a typographical arrangement of a published edition means a facsimile copy of the arrangement. The statute specifies that references to the copying of any work shall be construed to include a reference to storing the work in any medium by electronic means.	§ 2	
	References to the librarian or archivist in Sections 62 to 65 include references to a person acting on his or her behalf.	§ 61(1)	
Decoders	Prohibits activities related to decoders, defined as devices to decode an encrypted transmission.	§§ 136A to 136C	
Source	Copyright Act of Jamaica, No. 5 (1 September 1993), at http://www.wipo.int/wipolex/en/text.jsp?file_id=1282 as amended by Act No. 29-1999 (20 July 1999), availahttp://www.wipo.int/wipolex/en/text.jsp?file_id=128293	291, able at	
Last edited:	11 December 2007; rev. 9 May 2015		

### **JAPAN**

Research or Study			
Who can copy?	Libraries (implicitly). See definition of "library"		Art.
	below.		31(1)(i)
	Conditions:	The copy must be made within the	
		scope of non-profit-making activities	
		of the library.	
What can be copied?	Part of works	already made public.	
	Individual wor	rks reproduced in periodicals already	
	published for	a considerable period of time.	
	Conditions:	Only a single copy may be	
		furnished.	
		The work must be included in the	
		library materials. ("Library	
		materials" is defined as books,	
		documents, and other materials	
		held in the collection of libraries.)	
Purpose of the copy?	For investigat	tion and research by request of a	
	library user.		
	Conditions:	None.	
Medium of the copy?	See definition	of "reproduction" below.	

Preservation			
Who can copy?	Libraries (imp	olicitly). See definition of "library"	Art. 31(1)(ii)
	Conditions:	The copy must be made within the scope of non-profit-making activities of the library.	
What can be copied?	Works.		
	Conditions:	The work must be included in the library materials. ("Library materials" is defined as books, documents, and other materials held in the collection of libraries.)	
Purpose of the copy?	Where reprod library materi Conditions:	duction is necessary for preserving als.  None.	
Medium of the copy?	See definition	of "reproduction" below.	

Supplying Copies to Other Libraries			
Who can copy?	The library (implicitly). See definition of "library" below.		
	Conditions:	The copy must be made within the scope of non-profit-making activities of the library.	
What can be copied?	Works.		
	Conditions:	The work must be included in the library materials (defined as: books, documents, and other materials	

		held in the collection of libraries).	
Purpose of the copy?	For furnishing	g a copy to other libraries.	
	Conditions:	The work must be rarely available	
		through normal trade channels	
		because the materials are out of	
		print or for other similar reasons.	
Medium of the copy?	See definition	of "reproduction" below.	

Anti-Circumvention of Technological Protection Measures				
Circumvention	Yes.			
provisions?				
Prohibited Acts?	Circumvention?	Reproduction for private use that is otherwise permitted by law is prohibited where it is made possible by the circumvention of technological protection measures.	Art. 30(1)(ii)	
	Dealing in Devices?	Transferring to the public, lending to the public, manufacturing, importing or possessing for transfer of ownership, or offering for the use by the public a circumvention device is prohibited.	Art. 120bis	
	Providing Services?	Circumventing technological protection measures in response to a request from the public by a person operating as a business is prohibited.		
Access Control or Owner's Rights Control?	Not specified. These provisions apply to circumvention that enables the user to do acts prevented by technological protection measures.		Art. 30(1)(ii)	
Exemptions that could be used by libraries?	There are no explicit exemptions for circumvention.			

Miscellaneous			
Braille Libraries	Reproduction in Braille or the making of sound recordings is permissible for Braille libraries.	Art. 37	
Out-of-Print Books	Broad right given to the National Diet Library of Japan to make digital copies of out-of-print works. The National Diet Library may also make those copies available to the public at other libraries. Those libraries may make individual copies of the works for patrons for their private research.	Art. 33(3)	
Defined Terms	"Library" means libraries and other establishments designated by Cabinet Order, having the purpose, among others, to offer library materials for the use by the public.	Art. 31	
	"Reproduction" means the reproduction in a tangible form by means of printing, photography, reprography, sound or visual recording or	Art. 2(xv)	

	otherwise; in the case of dramas and other similar dramatic works, it includes sound and visual recording of the acting, broadcasts or wire diffusions of these works; and in the case of architectural works, it includes the construction of an architectural work according to its plan.	
Source	Copyright Act of Japan, Act No. 48 (6 May 1970), as amended through Act No. 43 (27 June 2012), available at http://www.cric.or.jp/english/clj/doc/20130819_July,2013_Copyright_Law_of_Japan.pdf.	
Last edited:	3 December 2007; rev. 28 August 2014; rev. 9 May 2015	

### **JORDAN**

Library Use					
Who can copy?	Public libraries, non-commercial documentation centers, educational academies, and scientific and cultural institutions.		centers, educational academies, and scientific and		Art. 20
	Conditions:	None.			
What can be copied?	Works.	Works.			
	Conditions: The photocopying and the number of copies are limited by the purpose.				
Purpose of the copy?	For the need	s of the institutions.			
	Conditions:	Conditions: None.			
Medium of the copy?	By photograp				
Other provisions?	The copying must not harm the rights of the author or conflict with the normal exploitation of the work.				

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 55
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	Manufacturing, importing, or handling any device or service for purpose of circumvention.	
	Providing Services?	Yes.	
Access Control or Owner's Rights Control?	Owner's rights.		
Exemptions that could be used by libraries?	No explicit exemp	otions in the statutes.	

Miscellaneous		
Berne Appendix	Provides for a license to translate and reproduce works on terms that reflect the Berne Appendix.	Art. 11
Personal Copying	Using a work for private personal use is permitted through the making of one copy by reproduction, recording, photographing, translation or musical distribution, provided that the se does not conflict with normal exploitation of the work and does not unreasonably prejudice the legitimate interests of the rightsholder.	Art. 17(b)
Source	Copyright Protection Law of Jordan, No. 22 (19 March as amended through No. 9 (31 March 2005), availab http://www.wipo.int/wipolex/en/text.jsp?file_id=33949 as further amended by No. 23 (18 July 2014), availab Arabic) at http://www.wipo.int/wipolex/en/text.jsp?file_id=33835	le at 95, ole (in
Last edited:	21 December 2007; rev. 27 May 2015	

#### KAZAKHSTAN

General Provisions (applicable to each form of copying in Article 20)			
Author's consent	No. The use is permitted without the consent of	Art. 20	
required?	the author or other rightsholder.		
Remuneration to	No. The use is permitted without payment of		
author?	remuneration.		
Provide name of author?	Yes. The use is permitted provided that the name		
	of the author whose work is used is mentioned.		
Provide source of	Yes. The use is permitted provided that the source		
borrowing?	of borrowing is mentioned.		

Replacement			
Who can copy?	Libraries and archives.		Art.
	Conditions:	None.	20(1)
What can be copied?	Lawfully publi	ished works.	
	Conditions:	Only one copy can be made.	
Purpose of the copy?	To restore or	replace lost or damaged copies.	
	To place copies at the disposal of other libraries		
	that, for any r	eason, have lost works from their	
	own collection	ns.	
	Conditions: The copying must be without gainful		
		intent.	
Medium of the copy?	Reproduction	. See definition below.	

Research or Study		•	
Who can copy?	Libraries and archives.		
	Conditions: None.	20(2)	
What can be copied?	Isolated articles or succinct works lawfully		
	published in collections, newspapers, or other		
	periodical publications.		
	Short extracts from lawfully published written		
	works, including illustrations.		
	Conditions: Only one copy can be made.		
Purpose of the copy?	For study or research purposes of natural persons.		
	Conditions: The copying must be without gainful		
	intent.		
Medium of the copy?	Reproduction. See definition below.		
Other provisions?	Copying is permitted under the same conditions for		
-	copies made by educational establishments		
	intended for classroom use.		

Anti-Circumvention	of Technological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 48
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	Yes.	

	Providing Services?	No.	
Access Control or	Owner's rights. F	Refers to measures that restrict	
Owner's Rights Control?	the use of works.		
Exemptions that could	None.		
be used by libraries?			

Miscellaneous		
Definition	"Reproduction" is a facsimile reproduction in any size and shape of one or more copies of the originals or copies of written or other graphic works through photocopying or other technical means other than publication. Reproduction does not include storage or reproduction of the mentioned copies in electronic (including digital), optical or other machine-readable form.	Art. 2(18)
Source	Law of Copyright and Neighboring Rights of Kazakh 6 (10 June 1996), as amended through No. 60-V (24 December 2012), available at http://adilet.zan.kz/eng/docs/Z960000006	1
Last edited:	18 December 2007; rev. 28 August 2014; rev. 9 May	/ 2015

### **KENYA**

Library Use				
Who can copy?	Prescribed p	§ 26		
	documentation	documentation centers, and scientific institutions.		
	Conditions:	None.		
What can be copied?	Literary, mus	ical, artistic, or audio-visual works.		
-	Conditions:	None.		
Purpose of the copy?	Not specified			
	Conditions:	The reproduction must be in the		
		public interest.		
		No revenue may be derived from		
		the reproduction.		
Medium of the copy?	Any. See de	Any. See definition of "reproduction" below.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 35(3)
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	
	Dealing in Devices?	Manufacturing or distributing circumvention devices is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	devices, products into a work that e	Rights. The provisions relate to s, or components incorporated ffectively prevent or inhibit the ny copyright or related right.	§ 2
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Fair Dealing	The author's exclusive rights are not violated by the doing of any of acts by way of fair dealing for the purposes of scientific research, private use, criticism or review, or the reporting of current events subject to acknowledgement of the source. Computer programs are excluded (§ 26(3)).	§ 26 (1)(a)
Defined Term	"Reproduction" means the making of one or more copies of a work in any material form and includes any permanent or temporary storage of such work in electronic or any other form.	§ 2
Source	Copyright Act of Kenya, Cap. 130 (31 December 2001), as amended through 2009, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=202207.	
Last edited:	4 December 2007; rev. 9 May 2015	

#### **KIRIBATI**

Library Provisions (none)			
Library Provisions?	The copyright law of Kiribati includes no explicit		
	library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous	
Source <sup>38</sup>	The Kiribati Copyright Ordinance of 1917, Cap. 16 (1998),
	available at http://www.wipo.int/wipolex/en/text.jsp?file_id=251870.
Last edited:	22 April 2014; rev. 9 May 2015

<sup>&</sup>lt;sup>38</sup> The website of the Kiribati Ministry of Commerce, Industry and Cooperatives confirms that this is the only copyright legislation applicable in the country. "Copyright Ordinance 1917 has little relevance but it is the only law in Kiribati which recognises copyright in this jurisdiction." See: http://www.mcic.gov.ki/?page\_id=166.

# **KUWAIT**

Library Provisions (none)		
Library Provisions?	The copyright law of Kuwait does not contain any	
	explicit exceptions for libraries.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 42(4)
Prohibited Acts?	Circumvention?	Removing or facilitating the removal of protective measures is prohibited.	
	Dealing in	No.	
	Devices?		
	Providing Services?	No.	
Access Control or Owner's Rights Control?	means of protect	Control. The provisions relate to a ion that organizes or restricts the om being shown, demonstrated, corded.	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Personal Copying	The author may not prevent a person from making a single copy of a published work for his personal use.	Art. 8
Translation License	Government may issue a license for translation of works on terms that reflect the Berne Appendix.	Art. 16
Source	Law on Intellectual Property of Kuwait, Decree-Law No. 5 (29 December 1999), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=195504.	
Last edited:	3 December 2007; rev. 9 May 2015	

#### **KYRGYZSTAN**

General Provisions (app	General Provisions (applicable to each provision of Article 20)			
Author's consent	No. The use is permitted without the author's	Art.		
required?	consent.	20(1)		
Remuneration to	No. The use is permitted without payment of			
author?	remuneration.			
Provide name of author?	Yes. The use is permitted with the obligatory indication of the author's name whose works are			
	used.			
Provide source of	Yes. The use is permitted with the obligatory			
borrowing?	indication of the source of borrowing.			

Replacement				
Who can copy?	Libraries and archive services.		Art.	
	Conditions:	None.	20(1)(1)	
What can be copied?	Lawfully publ	ished works.		
	Conditions:	Only a single copy may be made.		
		Impossible to obtain a copy under		
		normal conditions by other means.		
Purpose of the copy?		To restore or replace lost or damaged copies.		
	To provide th	e work to other libraries that, for any		
	reason, have	lost works from their collections.		
	Conditions:	The reproduction must be without		
		gainful intent.		
Medium of the copy?	Reprographic	reproduction.		

Research or Study		
Who can copy?	Libraries and archive services.	Art.
	Conditions: None.	20(1)(2)
What can be copied?	Isolated articles and succinct works lawfully	
	published in collections, newspapers, or other	
	periodicals.	
	Short extracts from lawfully published written	
	works (with or without illustrations).	
	Conditions: Only a single copy may be made.	
Purpose of the copy?	For education and research purposes, by request	
	of individuals.	
	Conditions: The reproduction must be without	
	gainful intent.	
Medium of the copy?	Reprographic reproduction.	

Research or Study (Making Available)				
Who can communicate?	Libraries.	Libraries.		
	Conditions:	None.	20(2)	
What can be	Works that ar	Works that are lawfully available to the public.		
communicated?	Including copies of works obtained under			
	interlibrary programs.			
	Conditions:	Author's consent is not required.		

		Remuneration is not required.		
Purpose of the communication?		For research or private study for individual members of the public.		
	Conditions:	Temporary availability only.		
		Simultaneous availability to users of other copies in the library.		
		Must block the possibility to create copies of the works in digital form.		
Medium?	In digital form premises.	at dedicated terminals on the		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Personal Copying	The reproduction of a lawfully disclosed work for exclusively personal purposes is permitted without the consent of the author or remuneration, with the exception of a few types of works specified in Article 18. Reproduction of audiovisual works or sound recordings for exclusively personal purposes is permissible, subject to remuneration.	Art. 18; Art. 26
Defined Terms	"Reproduction of a work" means making of one or more copies of the work or part of work in any form, including the form of a sound or visual recording, or the making of one or more three-dimensional copies of a two-dimensional work or one or more two-dimensional copies of a three-dimensional work; the storage of a work in a computer memory shall also constitute reproduction.	Art. 4
Source	Law of Copyright and Related Rights of Kyrgyzstan, 6 (14 January 1998), as amended through Law No. January 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=32913	14 (21
Last edited:	3 December 2007; rev. 29 August 2014; rev. 8 May 2	2015

# LAO PEOPLE'S DEMOCRATIC REPUBLIC

<b>Library Provisions (nor</b>	e)	
Library Provisions?	The copyright law of Laos includes no explicit	
	library exceptions.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes.		Art. 119
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	Art.
	Circumvention?	prohibited, but only regarding performances or phonograms.	119(2)
	Dealing in Devices?	No.	
	Providing Services?	No.	
	Satellite Signals?	Recording or disseminating satellite signals carrying encrypted or unencrypted programs for commercial purposes without the authorization of the lawful distributors is prohibited.	Art. 119(4)
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent access to a work or protect a right of the copyright owner.		Art. 119(2)- (4)
Exemptions that could be used by libraries?	No. The exceptions to copyright in Article 111 explicitly do not apply to "reproduction that requires circumvention of technological measures to protect copyright or related rights, or the unauthorized removal or alteration of electronic rights management information."		Art. 111

Miscellaneous		
Making Quotations	Limited right to make quotations from works	Art.
	already lawfully made available to the public.	111(1)
Teaching Purpose	Limited right to use for teaching.	Art.
		111(2)
Reproducing Artistic	Limited right to reproduce by photography or	Art.
Works	cinematography art, photographs and other artistic	111(3)
	works.	
Translating for the	Limited right to translate literary works into Braille	Art.
Visually Impaired	or other characters for the visually impaired.	111(4)
General Condition to	The exceptions in Article 111 are subject to the	Art. 111
Exceptions	condition that they "shall not conflict with a normal	
	exploitation of the work and shall not unreasonably	
	prejudice the legitimate interests of the author."	
Fair Use	Article 111 is titled "Acts Consistent with Fair Use"	Art. 111
	and provides: "A determination of whether a use as	
	above constitutes a fair use shall take into account	

	the circumstances as a whole as further described in a specific regulation."
Source	Law on Intellectual Property of Laos, No. 01/NA (24 December 2007), as amended by Resolution No. 17/NA (20 December 2011), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=310926.
Last edited:	24 April 2014; rev. 9 May 2015

### LATVIA

Preservation and Replacement				
Who can copy?	Library, archi	Library, archive, or museum.		
	Conditions:			
What can be copied?	Works.			
	Conditions:			
		Works in the permanent collections.		
		Single copy.		
		If repeat copying, only on separate and unrelated cases.		
Purpose of the copy?	To preserve t	he work.		
	To replace a any other libra has been dar			
	Conditions:			
		It is not possible to obtain a copy in some other acceptable manner.		
Medium of the copy?	Reproduction.			
	Reproduction in digital format, but only for works			
	that have been published in Latvia and are not			
	commercially			
	the author de			
Other provisions?	None.			

Research or Study (Mak	ing Available)		
Who can communicate?	Libraries, archives, and museums, of the state or		§ 23(2)
	local government, and persons having authority		
	derived from		
	Conditions:	None.	
What can be		permanent collection of the institution	
communicated?	and copies m	ade under Section 23(1).	
	Conditions:	None.	
Purpose of the	To make ava	ilable at request for scientific research	
communication?	or self-educa	tion.	
	Conditions:	Without direct or indirect	
		commercial purpose.	
		For natural persons who have	
		access to the institutions.	
Medium?	•	s specifically set up on the premises	
	of the instituti		_
Other provisions?	Such access shall be secured by the institution by		
	using exclusively an intranet with special		
	protection.		
	The provisions of Section 23(2) may also be		
	employed by the institution that have access to the		
	Latvian Digital Library and are included in the joint		
	state library in	nformation system.	
	State and loc	al government libraries shall maintain	
	records of the	e copies provided to users under this	

section for purposes of remuneration under the	
public lending law in Section 19 <sup>1</sup> .	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 68(1)
Prohibited Acts?	The Act of Circumvention?	Destruction or circumvention of technological measures is prohibited.	
	Dealing in Devices?	Manufacturing, importing, distributing, selling, leasing, advertising, or using for commercial purposes circumvention devices is prohibited.	
	Providing Services?	Providing circumvention services is prohibited.	
Access Control or Owner's Rights Control?	Both. The provis restrict or preven work; this include process.	§ 2(19); § 68(1)	
Exemptions that could be used by libraries?	If a beneficiary of an exemption (including the library exemption) has the right to use the work but cannot implement the rights due to the technological measures used by the author, the user has the right to request that the author give access to such work, taking into account the restrictions of the rights of an author.		§ 18(4)
	Conditions:	The author may refuse to provide such a possibility if the use of the work is contrary to the provisions for normal use of the work of an author and unjustifiably limits the lawful interests of the author.	
Other provisions?	an agreement as	work and the author cannot reach to the exemptions of Section apply to a mediator.	§ 18(5)

Miscellaneous		
Defined Term	"Reproduction" means the making of one or more copies, by any means and in any form and scale, fully or partially, of an object of copyright or neighboring rights, also short-term or long-term storage in electronic form of an object of copyright or neighboring rights or a part thereof, as well as the making of three-dimensional copies of a two-dimensional object or two-dimensional copies of a three-dimensional object.	§ 1(17)
Three-Step Test	The exceptions to the economic rights shall be applied in such a way that they are not contrary to the provisions for normal use of the work of an author and may not unjustifiably limit the lawful	§ 18(2)

	interests of the author.		
Doubt	In case of doubt, it shall be considered that the § 18		
	right of an author to the use of the work or to the		
	receipt of remuneration is not restricted.		
Rights of Libraries	The Library Law details the rights, duties, and	§ 16(1)	
	operation of libraries, including the statement that		
	libraries have the right to "make copies of		
	publications subject to the requirements of the		
	Copyright Law."		
Source <sup>39</sup>	Copyright Law of Latvia, (6 April 2000), as amended	through	
	18 April 2013, available (in Latvian) at		
	http://www.wipo.int/wipolex/en/text.jsp?file_id=35496	51;	
	AND		
	Library Law of Latvia (2005), available at		
	http://www.wipo.int/wipolex/en/text.jsp?file_id=356935.		
Last edited:	4 December 2007; rev. 29 August 2014; rev. 14 May	2015	

<sup>39</sup> This study benefited from an English-language translation of the Copyright Act, updated as of 6 December 2007, available at http://www.wipo.int/wipolex/en/text.jsp?file\_id=196720.

### LEBANON

Reproducing Computer Programs				
Who can copy?	Educational in	Art. 25		
	libraries.	libraries.		
	Conditions:	The institutions must be non-profit-		
		making.		
What can be copied?	Computer pro	ograms.		
	Conditions:	A limited number of computer		
		programs may be reproduced.		
		The institutions must possess at least		
		one original copy of the work.		
		The Ministry of Education, Ministry of		
		Culture and Higher Education, and		
		the Ministry of Technical and		
		Vocational Education must		
		subsequently issue decrees		
		determining the copying mechanism,		
		the categories of computer programs		
		that may be copied, and the number		
		of copies allowed.		
Purpose of the copy?		ne computer programs to students and		
	university ped	university people.		
	Conditions:	The lending must be free of charge.		
Other provisions?	Students may make one copy of a computer			
	program for p	ersonal use.		

Research or Study			
Provide name of author?	appear on the o	e name of the author and publisher original work, they shall be mentioned ery use of the copy of the article or	Art. 26
Who can copy?	apply to libraries benefit library us	This provision does not explicitly s but apparently can be used to sers.)  None.	
What can be copied?	Short excerpts of	ed in newspapers and magazines. of a work. None.	
Purpose of the copy?		The use is restricted to the necessary limits of such purpose.	
Medium of the copy?	Any. See defini	tion of "reproduction" below.	

Replacement						
Who can copy?	Public librarie	Public libraries.				
	Conditions: The libraries must be non-profitmaking.					
What can be copied?	Works.					
	Conditions:	The library must possess at least				

	one copy of the original work.	
Purpose of the copy?	For use in case of loss or damage of the original work.	
	Conditions: None.	
Medium of the copy?	Not specified.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Personal Copying	Copying for personal and private use is permitted, if certain conditions have been satisfied.	Art. 23-24
Copying for Official Archives	Audiovisual works of special artistic value may be reproduced to keep in the Ministry of Culture and Higher Education's archives, under certain circumstances.	Art. 28
Defined Terms	"Reproduction" means making one or more copies of any work by any means or in any form, including a permanent or temporary recording on phonogram records, tapes, disks, electronic memory, and this also includes issuing a copy in two dimensions of a three-dimensional work, or a copy in three dimensions of a two-dimensional work.	Art. 1
Source	Law on the Protection of Literary and Artistic Prop Lebanon, No. 75 (3 April 1999), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=128	•
Last edited:	11 December 2007; rev. 14 May 2015	

# LESOTHO

Library Use				
Author's consent required?	No. The use consent.	is permitted without the author's	§ 9	
Remuneration to author?		No. The use is permitted without obligation to pay remuneration for the use of the work.		
Who can copy?	Public librarie non-commercinstitutions, a	§ 9(f)		
M// 1 10	Conditions:	None.		
What can be copied?	Literary, artistic, or scientific works that have lawfully been made available to the public.			
	Conditions:	Provided that such reproduction, the number of copies made and the use thereof is limited to the purpose.		
Purpose of the copy?	For the needs of the entity reproducing the work.			
	Conditions:	None.		
Medium of the copy?	•	by photography, sound or video- electronic storage.		
Other provisions?	with the norm	the reproduction neither conflicts all exploitation of the work nor prejudices the legitimate interests of		
	The use is pe or in translation	rmitted either in the original language on.	§ 9	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Personal Copying	Reproduction of a work for personal and private use is permitted, whether or not that work has been lawfully published.	§ 9(a)(i)
Berne Appendix	Permits reproduction and translation of works on terms that reflect the Berne Appendix.	§§ 10 & 11
Source	Copyright Order of Lesotho, No. 13 (25 August 198 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=2099	,.
Last edited:	11 December 2007; rev. 14 May 2015	

### **LIBERIA**

Preservation, Security, and Supply to Other Libraries (Unpublished Works)			
Who can copy?	§		
	within the sco	ope of their employment.	2.9(a);
	Conditions:	The collections of the library or	§ 2.9(b)
		archive must be open to the public	§ 2.9(g)
		or available not only to researchers	
		affiliated with the library or archive	
		or with the institution of which it is a	
		part, but also to persons doing	
		research in a specialized field.	
What can be copied?	Unpublished	works that are currently in the	
	collection of t	he library or archives.	
	Conditions:	Only a single copy can be made.	
		The reproduction and distribution	
		must include a notice of copyright.	
		The reproduction and distribution	
		must be isolated and unrelated in a	
		single copy of the same material on	
		separate occasions. The use is not	
		permitted where the library or	
		archives, or its employees, is aware	
		or has substantial reason to believe	
		that it is engaging in the related or	
		concerted reproduction or	
		distribution of multiple copies of the	
		same material, whether made on	
		one occasion or over a period of	
		time, and whether intended for	
		aggregate use by the individual	
		members of a group.	
Purpose of the copy?		tion and security.	
	•	or research use in another library or	
	archives.	T	
	Conditions:	The reproduction or distribution	
		must be made without any purpose	
		of direct or indirect commercial	
	<u> </u>	advantage.	1
Medium of the copy?		m. (The term "facsimile" is not	
	defined.)		
Other provisions?		and distribution are permitted by this	
	section.		

Replacement			
Who can copy?		Libraries and archives, including employees acting within the scope of their employment.	
	Conditions:	The collections of the library or archive must be open to the public or available not only to researchers affiliated with the library or archive or with the institution of which it is a part, but also to persons doing	2.9(a); § 2.9(c); § 2.9(g)
		research in a specialized field.	
What can be copied?		rks or sound recordings.	
	Conditions:	Only a single copy can be made.  The reproduction and distribution must include a notice of copyright.  The reproduction and distribution must be isolated and unrelated in a single copy of the same material on separate occasions. The use is not permitted where the library or archives, or its employees, is aware or has substantial reason to believe that it is engaging in the related or concerted reproduction or distribution of multiple copies of the same material, whether made on one occasion or over a period of time, and whether intended for aggregate use by the individual members of a group.	
Purpose of the copy?	deteriorating,	lent of a copy that is damaged, lost, or stolen.	
	Conditions:	The reproduction or distribution must be made without any purpose of direct or indirect commercial advantage.  The reproduction is permitted if the library or archives has, after reasonable effort, determined that an unused replacement cannot be obtained at a fair price.	
Medium of the copy?	Facsimile for defined.)	m. (The term "facsimile" is not	

Research or Study (Ar	ticles and Parts	s of Works)		
Who can copy?		rchives, including employees acting	§2.9(a);	
, ,	within the scope of their employment.		§2.9(d);	
	Conditions:	The collections of the library or	§2.9(h)	
		archive must be open to the public		
		or available not only to researchers		
		affiliated with the library or archive		
		or with the institution of which it is a		
		part, but also to persons doing		
		research in a specialized field.		
What can be copied?	Single article	s or other contributions to issues of	1	
•	•	periodicals contained in the collections of the		
	library or arcl			
		f sound recordings or other		
		works contained in the collections of		
	the library or			
	Conditions:	Musical works; pictorial, graphic, or	1	
		sculptural works; and motion		
		pictures or audiovisual works		
		dealing with news <sup>40</sup> are excluded.		
		However, copying pictorial or		
		graphic works published as		
		illustrations, diagrams, or similar		
		adjuncts to works in connection with		
		the copying of the permitted works		
		is allowed.		
		Only a single copy can be made.	1	
		The reproduction and distribution	1	
		must include a notice of copyright.		
		The copy or sound recording must		
		become the property of the user.		
		The reproduction and distribution	-	
		must be isolated and unrelated in a		
		single copy of the same material on		
		separate occasions. The use is not		
		permitted where the library or		
		archives, or its employees, is aware		
		or has substantial reason to believe		
		that it is engaging in the related or		
		concerted reproduction or		
		distribution of multiple copies of the		
		same material, whether made on		
		one occasion or over a period of		
		time, and whether intended for		
		aggregate use by the individual		
		members of a group. The use is		
		also not permitted where the library		
		or archives or its employees		
		engages in the systematic		

The language of the Copyright Law of Liberia is often nearly identical to the United States Copyright Act as enacted at that time. However, this provision in U.S. law excludes "musical work, a pictorial, graphic or sculptural work, or a motion picture or other audiovisual work <u>other than an audiovisual work</u> dealing with news. . . ." U.S. Copyright Act, 17 U.S.C. § 108(i). The absence of these underlined words in the Liberian statute may be merely a transcription error.

1		
	this subsection (d). This clause	
	does not prohibit interlibrary	
	arrangements (see next table).	
For private st		
requested by	a user or another library or archives.	
Conditions:	The reproduction or distribution	
	must be made without any purpose	
	of direct or indirect commercial	
	advantage.	
	The library or archive may not	
	reproduce or distribute a copy	
	where it has notice that the copy will	
	be used for a purpose other than	
	the permitted purposes.	
Not specified		
, , , , , , , , , , , , , , , , , , , ,		
·		
	•	
	., .	
•	72 p	
	Not specified Reproduction section. The library or location wher order form was	arrangements (see next table).  For private study, scholarship, or research, as requested by a user or another library or archives.  Conditions:  The reproduction or distribution must be made without any purpose of direct or indirect commercial advantage.  The library or archive may not reproduce or distribute a copy where it has notice that the copy will be used for a purpose other than the permitted purposes.  Not specified.  Reproduction and distribution are permitted by this section.  The library or archive must place a notice at the location where orders are accepted and on the order form warning users of copyright. The requirements for the notice are prescribed by

Supplying Copies to Other Libraries (Interlibrary Loan)			
Who can copy?	_	rchives, including employees acting ope of their employment.  The collections of the library or archive must be open to the public or available not only to researchers affiliated with the library or archive or with the institution of which it is a part, but also to persons doing research in a specialized field.	§2.9(a); §2.9(d); §2.9(h)
What can be copied?	Implicitly, any work that can be copied consistent with the provisions of the Copyright Act can be copied.		

	Conditions:	Libraries and archives may participate in interlibrary arrangements that do not have as their purpose or effect that the receipt of such copies is in such aggregate quantities as to substitute for a subscription to our purchase of such work.	
Purpose of the copy?	For receipt of arrangements	For receipt of materials through interlibrary	
	Conditions:	The reproduction or distribution must be made without any purpose of direct or indirect commercial advantage.	
Medium of the copy?	Not specified.		

Research or Study (En Who can copy?		archives including employees esting	§
who can copy?		Libraries and archives, including employees acting	
		ope of their employment.	2.9(a);
	Conditions:	The collections of the library or	§
		archive must be open to the public	2.9(e);
		or available not only to researchers	§ 2.9(h)
		affiliated with the library or archive	
		or with the institution of which it is a	
		part, but also to persons doing	
		research in a specialized field.	
What can be copied?	·	or substantial parts of works,	
		collections of the library or archive.	
	Conditions:	Musical works; pictorial, graphic, or	
		sculptural works; and motions	
		pictures or audio-visual works	
		dealing with news are excluded.	
		However, copying pictorial or	
		graphic works published as	
		illustrations, diagrams, or similar	
		adjuncts to works in connection with	
		the copying of the permitted works	
		is allowed.	
		Only a single copy can be made.	
		The reproduction and distribution	
		must include a notice of copyright.	
		The reproduction and distribution is	
		only permitted where the library has	
		first determined, on the basis of a	
		reasonable investigation that a work	
		or sound recording cannot be	
		obtained at a fair price.	

	order form warning users of copyright. The requirements for the notice are prescribed by regulation.		
		re orders are accepted and on the	
	The library or archive must place a notice at the		
	section.		
Other provisions?		and distribution are permitted by this	
Medium of the copy?	Not specified		
		the permitted purposes.	
		be used for a purpose other than	
		where it has notice that the copy will	
		reproduce or distribute a copy	
		The library or archive may not	
		advantage.	
		must be made without any purpose of direct or indirect commercial	
	Conditions:	The reproduction or distribution	
	requested by Conditions:	a user or another library or archives.	
Purpose of the copy?	•	udy, scholarship, or research, as	
Down and the same of	Famousius (	members of a group.	
		aggregate use by the individual	
		time, and whether intended for	
		one occasion or over a period of	
		same material, whether made on	
		distribution of multiple copies of the	
		concerted reproduction or	
		that it is engaging in the related or	,
		or has substantial reason to believe	
		archives, or its employees, is aware	
		permitted where the library or	
		single copy of the same material on separate occasions. The use is not	
		must be isolated and unrelated in a	
		The reproduction and distribution	
		become the property of the user.	
		The copy or sound recording must	

Limitation of Remedies		
Who qualifies?	Libraries and archives, and employees or agents of non-profit educational institutions, libraries, or archives, acting in the scope of employment.	§ 2.42 (IV)(2)
For what activity?	Reproduction of works.	
How are the remedies limited?	Statutory damages are remitted.	
Under what conditions?	Where the infringer believed and had reasonable grounds for believing that the use was a fair use.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Fair Use	Fair use of a work is not infringement.	§ 2.7
Effect on Fair Use and	Nothing in the library provisions affects the right of	§ 2.9(f)
Contractual Obligations	Fair Use or any contractual obligations assumed at the time the library or archives obtained a copy of	(4)
	a work in its collections.	
Library Copying	Nothing in the library provisions shall be construed	§ 2.7(f)
Machines	to impose liability for copyright infringement upon a	(1)
	library or archives or its employees for the	
	unsupervised use of reproducing equipment if a	
	notice is displayed that the making of a copy may	
	be subject to the copyright law.	
Liability for exceeding	Nothing in the library provisions shall excuse a	§ 2.7
the scope of the	person who uses library reproducing machines or	(f)(2)
exemptions	makes a request under (d) from liability for	
	copyright infringement for any such act or for later	
	use of the copy if it exceeds fair use.	
Audiovisual News	A library or archives can reproduce and distribute	§ 2.9
	by lending of a limited number of copies and	(f)(3)
	excerpts of an audiovisual news program.	
Source	Copyright Law of Liberia (23 July 1997), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=16055	55.
Last edited:	21 December 2007; rev. 14 May 2015	

### LIBYA

Library Provisions (none)			
Library Provisions?	Libya's copyright law does not contain any explicit		
	library exemptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
Provisions?			

Miscellaneous		
Personal Copying	The author may not prevent a person making one copy of a published work for his own use.	Art. 12
Source <sup>41</sup>	Copyright Law of Libya, No. 9 (16 March 1968), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=234540.	
Last edited:	4 December 2007; rev. 14 May 2015	

<sup>41</sup> Research indicates that the copyright statutes were amended in 1984, but a reliable copy of a more recent statute was not available for this study.

# LIECHTENSTEIN

Library Copying for Us	ers		
Who can copy?	Libraries.		
who dan dopy:	Conditions:	Library shall be required to pay remuneration to the author (Article 23(2)).  Library is allowed to make the copy on behalf of individuals who are allowed to make private copies under other provisions. Library may also make copying apparatus	Art. 22
		available to users for such copying.	
What can be copied?	Works.	a ramable to above for odor copying.	1
	Conditions:	Works of fine art, graphic representations of musical works, computer programs, and the recording of the delivery, performance, or presentation of a work on phonograms, videograms, or data carriers are excluded.	
		The complete or extensive reproduction of copies obtainable	
		commercially is not permitted.	
Purpose of the copy?	a work in the persons close relations or fr for teaching i copies of a wadministration	se. "Private use" includes any use of personal sphere or within a circle of ely connected to each other, such as riends; any use of a work by a teacher n class; and the reproduction of rork in enterprises, public ns, institutes, commissions and s for internal information or	
Medium of the copy?	Not specified	I .	-
Other provisions?	Copying for punder this promade on coplibraries to the	personal purposes may be made ovision by third parties and may be ying apparatus made available by eir users.	Art. 22(c)(2)
	class, and the enterprises, p commissions	work by a teacher for teaching in e reproduction of copies of a work in bublic administrations, institutes, and similar bodies for internal r documentation are subject to it.	Art. 23

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 44a
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in	Yes.	

	Devices?		
	Providing	Yes.	
	Services?		
Access Control or	Both. Prohibits c	ircumvention of controls on	
Owner's Rights Control?	access and uses	that would violate rights of	
_	owners.	-	
Exemptions that could	Rightsholders usi	ing technical measures must	Art.
be used by libraries?	provide the mean	is for users to exercise their rights	44a(4)
	under Article 22.	However, that provision does not	& (5)
	apply if the rights	holder makes the work available	
	to members of the	e public at the time and place of	
	their choosing.		

Miscellaneous		
Lending Right	The government may, by regulation, exempt libraries from remuneration for public lending.	Art. 15
Teaching and Research	The reproduction right in Article 22 extends to digital reproduction for teaching and research purposes, if not carried out for direct or indirect financial gain or for commercial purposes.	Art. 22(1)(d)
Copying Machines	Persons entitled to make copies of a work for use for private purposes may also have them manufactured by other persons; libraries that make copying apparatus available to their users shall also be deemed other persons within the meaning of this paragraph.	Art. 22(2)
Source	Law of Copyright and Neighboring Rights of Liechte No. 160 (19 May 1999), as amended through No. 20 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=1868	63 (2006),
Last edited:	17 December 2007; rev. 14 May 2015	

# LITHUANIA

Preservation and Repla Consent of author?		is permitted without the suithering ties	Art. 23	
Consent of author?	No. The use is permitted without the authorization			
		of the author or other owner of copyright in a work.		
Remuneration to		No. The use is permitted without remuneration to		
author?	the author an			
Provide name of author?	Yes. The use is permitted, but mention of the			
		author is required when possible.		
Provide source of		e is permitted, but mention of the		
borrowing?		uired when possible.		
Who can copy?		ucational establishments, museums,		
	and archives	•		
	Conditions:	The institutions may not provide		
		copies for direct or indirect		
		commercial advantage.		
What can be copied?		collections of the institutions.		
	Conditions:	Works made available to the public		
		over computer networks are		
		excluded.		
		The reproduction must be a		
		separate single act, unless done on		
		unrelated occasions.		
Purpose of the copy?	For preservation or replacement of a lost,			
	destroyed, or rendered unusable copy from the			
	collections of	the institutions.		
	For replacem	nent of a lost, destroyed, or rendered		
	unusable cop	by from the permanent collection of		
	another simil	ar institution's permanent collection.		
	Conditions:	A copy may be made only if it is		
		impossible to obtain such a copy by		
		other means.		
		For non-commercial purposes.		
Medium of the copy?	Reprographic reproduction. Effected by the use of		1	
	any kind of photographic technique or by some			
	other process having similar effects.			
Other provisions?		of similar language permits copies of	Art.	
	sound recordings and audio-visual works for the		58(1)(4)	
	same purposes.		(-)(-,	

Reproduction of Work	(S			
Consent of author?		is permitted without the authorization or other owner of copyright in a work.	Art. 23 (1)(1)	
Remuneration to author?	must be paid services of re	mpensation to authors and publishers by persons providing fee-paying prographic reproduction through nsing agencies (Article 23(3)).		
Who can copy?	mention librar libraries.)	,		
	Conditions:	The copying cannot be done for		

		direct or indirect commercial advantage.	
What can be copied?	Published art illustrations.	icles or other short works, including	
	Short extracts	s of writings, including illustrations.	
	Conditions:	The whole text of a book or a major	
		part thereof may not be reproduced	
		on paper.	
		Sheet music may not be reproduced	
		by reprography.	
		The reproduction must be a	
		separate single act, unless done on unrelated occasions.	
Purpose of the copy?	Any purpose.		
	Conditions:	None.	
Medium of the copy?	Reprographic reproduction. Effected by the use of any kind of photographic technique or by some other process having similar effects.		

Research or Study (Making Available)				
Consent of author?	No. The use	No. The use is permitted without the authorization		
	of the author	of the author or any other owner of copyright in the		
	work.	-		
Remuneration to	No. The use			
author?	remuneration	•		
Provide name of author?		e is permitted, but mention of the		
	name of the a	author is required when possible.		
Provide source of		e is permitted, but mention of the		
borrowing?		uired when possible.		
Who can communicate?	·	cational establishments and research		
		eums, or archives.		
	Conditions:	None.		
What can be	<u> </u>	the collections of the institutions and		
communicated?	that have bee			
	Conditions:	The works are not publicly available		
		for sale.		
		Provided the copyright owners do		
		not prohibit such use.		
		The institution may make		
		reproductions as technically		
		required for the purpose of this		
		provision.		
Purpose of the		private study by the public.		
communication?	Conditions:	Non-commercial.		
Medium?		terminals on the premises of the		
	institutions.			
	,	May allow simultaneous access on terminals up to the number of copies of the work in the collection.		
	Must provide			
	prevent repro			
	content outside	de the institution's network.		

Neighboring rights?	Libraries and some other institutions may apply this provision to performances, sound recordings, audiovisual works, and broadcasts (Article 58(1)). The revised Article 58 references Article 22(3), rather than repeat its provisions as the previous	
	statute did.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes.	tection measures	
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	Art.
	Circumvention?	prohibited.	74(3)
	Dealing in	Manufacturing, importing,	Art.
	Devices?	distributing, selling, renting,	74(4)
		advertising for sale or rental, or	
		possessing for commercial	
		purposes circumvention devices is prohibited.	
	Providing	Providing circumvention	_
	Services?	services is prohibited.	
Access Control or		ions relate to the use of a	Art.
Owner's Rights Control?		of copyright that is controlled	74(2)
S .		on of an access control or	
	•	s, or a copy control mechanism.	
Exemptions that could	Users of rights w	ho benefit from certain limitations	Art. 75
be used by libraries?		I with conditions or adequate	
		ding devices and other) enabling	
	to use legitimately accessible objects of copyright,		
	to the extent necessary for the users of the rights		
	to benefit from the limitations provided for their interests. This provision encompasses the		
	following limitations for libraries: reprographic		
	_	icle 23(1)), preservation and	
		praries (Article 23(1)), related	
		for libraries (Article 58).	
	Conditions:	This exemption does not apply	
		to works made available to the	
		public by way of interactive on-	
		demand transmissions, so that	
		members of the public may	
		access them from a place and at a time individually chosen by	
		them.	
	The prohibition on circumvention does not apply to		Art. 74
		eack-up copy and reproduction for	7
	adaptation of computer programs (Article 30) and		
	decompilation of	computer programs (Article 31).	
Other provisions?	The owners of copyright, related rights, and sui		Art.
		o desire to apply voluntary	75(3)
		ng the right to benefit from the	
		yright, related rights, and sui	
		ist furnish information about the	
	Government.	institution authorized by the	
	Government.		

	When the owners of copyright, related rights, and sui generis rights do not take measures which would enable the users to benefit from the limitations of this Article, the users who have the right to benefit from such limitations may apply to the Council of Copyright and Related Rights of Lithuania for mediation in such dispute.	Art. 75(4)
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Miscellaneous			
Personal Copying	Reproduction of works for personal use is	Art. 20	
	permitted under certain circumstances.		
Public lending	When the lending of books and other publications	Art.	
	is carried out through libraries, their authors shall	16(3)	
	have the right to receive equitable remuneration for		
	the transferred exclusive right to lend a work.		
Three-Step Test	The limitations on economic rights must not conflict	Art. 19	
	with a normal exploitation of a work and must not		
	prejudice the legitimate interests of author or other		
	owner of copyright.		
Defined Terms	"Reproduction" means direct or indirect, temporary	Art. 2	
	or permanent making by any means and in any		
	form, including an electronic form, of a copy		
	(copies) of a work, an object of related rights or sui		
	generis rights (in whole or in part).		
	"Communication to the public" means the		
	transmission to the public of a work, by wire or		
	wireless means, including the making available to		
	the public of the work in such a way that members		
	of the public may access it from a place and at a		
	time individually chosen by them. Communication		
	to the public of an object of related rights means		
	any transmission to the public of an object of		
	related rights, including the making of the sounds		
	or expression of the sounds recorded in a		
	phonogram audible to the public, except		
	broadcasting.		
Source	Law of Copyright and Related Rights of Lithuania, No.		
	VIII-1185 (18 May 1999), as amended through No. X	.11-1183	
	(7 October 2014), available at	-	
l ant a dita di	http://www.wipo.int/wipolex/en/text.jsp?file_id=349855.		
Last edited:	12 December 2007; rev. 30 August 2014; rev. 14 May 2015		

### LUXEMBOURG

Preservation				
Who can copy?	Libraries acc	Libraries accessible to the public, educational		
	institutions, m	nuseums, or archives.	10(10)	
	Conditions:	Organization is not operated for		
		direct or indirect economic or		
		commercial advantage.		
What can be copied?	Works that ar	e lawfully made available to the	]	
	public.			
	Conditions:	None.		
Purpose of the copy?	Solely for the	Solely for the purpose of preserving heritage and		
	carrying out work reasonably necessary to make a			
	preservation	copy of the work.		
	Conditions:	None.		
Medium of the copy?	Not specified			
Other provisions?	The reproduc	tion may not affect the normal		
-	exploitation o	exploitation of the work and not harm the legitimate		
	interests of a	interests of authors.		
	This exception	This exception includes the right to make a public		
	communication	communication of audiovisual works in order to		
	publicize the	publicize the cultural heritage, provided such		
	communication	on is analog and takes place inside		
	the institution			

Research or Study (Making Available)			
Who can communicate?	Libraries acce	Art.	
	institutions, m	institutions, museums, or archives.	
	Conditions: None.		1
What can be	Works in the	Works in the collection of the institution.	
communicated?	Conditions:	The work must not be subject to	
		purchase or license terms.	
Purpose of the	For research or private study by individuals.		
communication?	Conditions:	None.	
Medium?	Via dedicated	terminals on the premises of the	
	institution.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 71ter
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	
	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, and possessing for commercial purposes circumvention devices is prohibited.	§ 71quater
	Providing Services?	Providing circumvention services is prohibited.	

Access Control or Owner's Rights	Both. The provisions relate to technological measures that prevent or restrict acts that are not	§ 71ter
Control?	authorized by the rightsholder; it includes access controls and protection processes.	
Everentians that sould		C 74
Exemptions that could	The law sets forth exceptions to the circumvention	§ 71
be used by libraries?	provisions, which require that the rightsholder is	quinquies
	obligated to make available the means which	
	enable the uses within the applicable exceptions,	
	including Article 10(10) for libraries. Beneficiaries	
	of the exception are entitled to commence	
	injunction proceedings in a court to compel	
	access.	

Miscellaneous	
Source	Law of Copyright, Related Rights, and Databases of Luxembourg,
	Law No. 50 (18 April 2001), available (in French) at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=128653, as
	amended by Law No. 61 (18 April 2004), available (in French) at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=128655.
Last edited:	22 May 2008; rev. 14 May 2015

### MADAGASCAR

Research or Study			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	The institutions must not aim	49(1)
		directly or indirectly at gaining	
		commercial profit.	
What can be copied?	Articles or sh	ort works or short extracts of writings,	
		strations, published in a collection of	
	works or an is	ssue of a newspaper or periodical.	
	Conditions:	The copying must be an isolated	
		case occurring, if repeated, on	
		separate and unrelated occasions.	
		Computer programs are excluded.	
Purpose of the copy?	For study, un	iversity research, or private research	
	of an individu	al person.	
	Conditions:	The institution must be assured that	
		the work will be used only for the	
		permitted purposes.	
Medium of the copy?	Reprographic	reproduction.	

Preservation and Replacement				
Who can copy?	Libraries and archives.		Art.	
	Conditions:	The institutions must not aim	49(2)	
		directly or indirectly at gaining		
		commercial profit.		
What can be copied?	Works.			
	Conditions:	The copying must be an isolated		
		case occurring, if repeated, on		
		separate and unrelated occasions.		
		Reproduction is permitted where it		
		is impossible to get the work under		
		reasonable conditions.		
Purpose of the copy?	To preserve	a work and, if necessary (if has been		
	destroyed or	rendered unusable) to replace it.		
	To replace a	To replace a work that has been lost, destroyed, or		
	rendered unu	usable in the permanent collection of		
	another librar	ry or archive.		
	Conditions:	None.		
Medium of the copy?	Reprographic	c reproduction.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Private Copying.	Permits reproduction of most published works for private use.	Art. 42
Lending by Libraries	It is permitted, without the authorization of the	Art. 50

	author and the payment of remuneration, for a library or archive whose activities do not aim directly or indirectly at gaining commercial profit to lend to the public copies of written works, other than computer programs.	
Source	Law on the Protection of Literary and Artistic Proper Madagascar, No. 94-036 (9 December 1994), availahttp://www.wipo.int/wipolex/en/text.jsp?file_id=1861	able at
Last edited:	21 December 2007; rev. 14 May 2015	

### MALAWI

Library Use				
Author's consent	No. The use	No. The use is permitted without the author's		
required?	consent.	consent.		
Remuneration to	No. The use	is permitted without the obligation to		
author?	pay remunera			
Who can copy?		es, non-commercial documentation	§ 10(f)	
	centers, scier establishmen	ntific institutions, and educational ts.		
	Conditions:	None.	-	
What can be copied?	Literary, dram	natic, musical, and artistic works		
	which have b	een lawfully made available to the		
	public.			
	Conditions:	None.		
Purpose of the copy?	For the needs	For the needs of the regular activities of the		
	institution.	institution.		
	Conditions:	The reproduction, number of copies		
		made, and use thereof must be		
		limited to the purpose.		
Medium of the copy?	•	Reproduction, photography, audiovisual work,		
	sound record			
	definition of "r			
Other provisions?	The reproduc			
	uses of the w			
	legitimate inte			
	This provision			
	its original lar	nguage or in translation.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Personal Use	Reproduction for personal use is permitted.	Art. 10 (a)(i)
Defined Term	"Reproduction" means the making of one or more copies of a literary, dramatic, musical or artistic work or expressions of folklore or fixation in any material form including any audio-visual work or sound recording, and in the case of an artistic work, includes converting a work into a three-dimensional form or, if existing in a three-dimensional form, converting it into a two-dimensional form.	Art. 2
Source	Copyright Act of Malawi, No. 2 (26 April 1989), as through 2 November 1989, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=21	
Last edited:	4 December 2007; rev. 14 May 2015	

## MALAYSIA

Library Use			
Who can copy?	By or under the direction or control of the Government, by the National Archives or any State Archives, by the National Library, or any State Library, or by such public libraries and educational, scientific, or professional institutions as the Minister may by order prescribe.  Conditions: None.		§ 13 (2)(i)
What can be copied?	Works.	1	
	Conditions:	No profit may be derived from the use of the work.	
		No admission fee may be charged for the performance, showing, or playing, if any, to the public of the work thus used.	
Purpose of the copy?	Any use.		
	Conditions:	The use must be in the public interest.	
		The use must be compatible with fair practice.	
		The use must be compatible with the provisions of any regulations.	
Medium of the copy?	Not specified.		
Other provisions?	This provision permits "any	n is not limited to reproduction but use."	

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 36(3)
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	
	Dealing in Devices?	No.	
	Providing Services?	Causing a person to circumvent technological measures is prohibited.	
Access Control or Owner's Rights Control?	technical measur	Control. The provisions relate to es that restrict acts which are not author or permitted by law.	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Fair Dealing	Fair dealing can encompass any of the rights of the copyright owner for purposes of nonprofit research, private study, criticism, review, or the reporting of current events, subject to the condition that if such use is public, it is accompanied by an	§ 13 (2)(a)

	acknowledgement of the title of the work and its authorship, except where the work is in connection with the doing of any of such acts for the purposes of nonprofit research, private study and the reporting of current events by means of a sound recording, film or broadcast.	
Source	Copyright Act of Malaysia, No. 332 (30 April 1987), as amended through 1 January 2006, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=195942.	
Last edited:	3 December 2007; rev. 14 May 2015	

## **MALDIVES**

Preservation				
Who can copy?	Library or arc	hive whose activities do not serve	Art.	
	direct or indirect commercial gain.		16(b)	
	Conditions:	None.	] ` ´	
What can be copied?	Work.			
	Conditions:	Single copy.		
Purpose of the copy?	To preserve.		]	
	Conditions:	None.		
Medium of the copy?	Reprographic	Reprographic reproduction.		
Other provisions?	Impossible to conditions.	Impossible to obtain such a copy under reasonable conditions.		
	The act of rep	The act of reprographic reproduction is an isolated		
	case occurrin			
	unrelated occ	unrelated occasions.		

Replacement			
Who can copy?	•	chive whose activities do not serve rect commercial gain.	Art. 16(b)
	Conditions:	None.	10(0)
What can be copied?	Work.	Work.	
	Conditions:	Single copy.	
		In the permanent collection of the library or archive or in that of another similar library or archive.	
Purpose of the copy?	If necessary, to replace a copy or to replace a copy		
	which has been lost, destroyed, or rendered		
	unusable in t similar library	he permanent collection of another or archive.	
	Conditions:	None.	
Medium of the copy?	Reprographic	reproduction.	
Other provisions?	Impossible to conditions.	o obtain such a copy under reasonable	
		prographic reproduction is an isolated ng, if repeated, on separate and casions.	

Research or Study				
Who can copy?	Library or arc	Art.		
	direct or indir	direct or indirect commercial gain.		
	Conditions:	None.		
What can be copied?	Published art	icle, other short work, or short extract		
	of a work.			
	Conditions:	Single copy.		
Purpose of the copy?	To satisfy the	request of a particular person.		
	Conditions:	Library or archive is satisfied that		
		the copy will be used solely for the		
		purpose of study, scholarship, or		
		private research.		

Medium of the copy?	Reprographic reproduction.	
Other provisions?	The act of reproduction is an isolated case occurring, if repeated, on separate and unrelated occasions.	
	There is no collective license available from a collective administration organization, of which the library or archive is or should be aware, under which copies can be made.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 33
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacture for sale or rental of any device or means specifically designed or adapted to prevent any device or means intended to impair the quality of copies made or prevent making copies is prohibited.  Manufacture for sale or rental of any device or means that facilitate or enable the reception of encrypted programs broadcasted or transmitted through satellite is prohibited.	Art. 33(a)(1)- (2)
	Providing Services?	No.	
Access Control or Owner's Rights Control?	that prevent acce copies or restrict	ions relate to technical measures ess to a work in order to make the reception of encrypted easted or transmitted through	Art. 33(a)
Exemptions that could be used by libraries?	No.		

Miscellaneous		
Personal Copying	Limited right to make copies for personal use.	Art. 12
Temporary Copying	Limited right to make temporary copies of a work.	Art. 13
Quotations	Limited right to make copies, in the form of quotation, of a short part of a published work.	Art. 14
Educational Copying	Limited right to make copies for teaching purposes.	Art. 15
Public Lending	The economic rights include a right of public lending, subject to Articles 13 to 20.	Art. 10(a) & 26(a)
Defined Terms	"Reproduction" is making of one or more copies of a work or sound recording in any manner or form, including any permanent or temporary storage of the work or sound recording in electronic form.	Art. 41
	"Public lending" is the release of the original or a copy of a work or a sound recording for a limited	Art. 41

	period of time for nonprofit purpose, by an institution or a public service facility such as a public library or archive.
Source	Copyright and Related Rights Act of the Maldives, No. 23/2010 (21 October 2010), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=229881.
Last edited:	24 April 2014; rev. 14 May 2015

## MALI

Library User Request			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	Whose activities do not directly or indirectly generate commercial profit.	33(a)
What can be copied?	with or withou	short work or short extract of a work, ut illustrations, published in a work or of an issue of a newspaper	
	Conditions:	Other than a computer program.  Single copies.  Without consent of the author or	
		other owner of copyright.	
Purpose of the copy?	To meet the o	demand of an individual.	_
	Conditions:	None.	
Medium of the copy?	Reprographic reproduction. "Reproduction" is defined below.		
Other provisions?	None.		

Preservation and Replacement				
Who can copy?	Libraries and	Libraries and archives.		
	Conditions:	Whose activities do not directly or	33(b)	
		indirectly generate commercial		
		profit.	_	
What can be copied?	Works.		_	
	Conditions:	Single copies.		
		Without authorization of the author	]	
		or other owner of copyright.	_	
Purpose of the copy?	Intended to p	Intended to preserve the original.		
	Intended to replace a copy, if necessary, in case it is lost, destroyed, or rendered unusable in the permanent collection of another similar library or archive.			
	Conditions:	None.	_	
Medium of the copy?	Reprographic reproduction. "Reproduction" is defined below.			
Other provisions?	None.			

Anti-Circumvention of Technological Protection Measures		
Circumvention provisions? None.		

Miscellaneous		
Definition	"Reproduction" is the making of a copy or copies of a fixed work. Any sound or visual recording shall be considered as a reproduction for the purposes	Art. 1(30)

	of this Act. Reproduction includes storage of a work, an expression of folklore, a performance of a sound recording, or a video recording in digital form in an electronic medium.	
Berne Appendix	Brief provision adopting the license system of the Berne Appendix.	Art. 34
Source <sup>42</sup>	System of Literary and Artistic Property of Mali, Law No. 08-024 (23 July 2008), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=197932.	
Last edited:	14 December 2007; rev. 27 August 2014; rev. 25 April 2015	

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Mali is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

## MALTA

Library Use				
Who can copy?	Archives and publicly accessible libraries,			
	educational e	educational establishments, and museums.		
	Conditions:	None.		
What can be copied?	Audiovisual v	Audiovisual works, databases, and literary works.		
	Conditions:	Computer programs and musical or		
		artistic works are excluded.		
		The acts of reproduction may not be		
		for direct or indirect economic or		
		commercial advantage.		
Purpose of the copy?	Not specified	Not specified.		
	Conditions:	None.		
Medium of the copy?	Any. "Repro	duction" means the making of one or		
	more copies	in any material form of a literary,		
	musical or artistic work, audiovisual work or sound			
	recording and	d includes storing such work in any		
	medium by e	lectronic means (Article 2).		
Other provisions?	The provision	ns of Article 9 shall also apply to the	Art. 21	
	neighboring r	rights conferred by this Act.		

Research or Study (Making Available)			
Who can communicate?	Archives and publicly accessible libraries,		Art.
	educational establishments, and museums.		9(1)(v)
	Conditions:	None.	
What can be communicated?		al work, a database, or a literary work the institution's collections.	
	Conditions:	Computer programs and musical or artistic works are excluded.	
		The communication is permitted where the works are not subject to purchase or licensing terms.	
Purpose of the communication?	For research or study by individual members of the public.		
	Conditions:	None.	]
Medium?	By dedicated institutions.	terminals on the premises of the	
Other provisions?	The provisions of Article 9 shall also apply to the neighboring rights conferred by this Act.		Art. 21

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 42
Prohibited Acts?	The Act of Circumvention?	Circumventing technological measures is prohibited.	Art. 42(1)(c)
	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, or possessing for commercial	Art. 42(1)(d)

		purposes circumvention devices is prohibited.	
	Providing	Providing, promoting,	Art.
	Services?	advertising, or marketing	42(1)(e)
		circumvention services is	
		prohibited.	
Access Control or	Both. The provi	sions relate to technological	Art. 2
Owner's Rights Control?	measures that p	prevent or restrict acts which are	
	not authorized b	by the rightsholder, including	
	access control of	or protection processes that	
	achieve the prot	tection objective.	
Exemptions that could		application of technological	Art.
be used by libraries?		vork prevents a beneficiary of a	42(2)
	copyright excep	tion (including the library provision)	
		from that exception, the	
	rightsholder sha	Ill make available to the beneficiary	
	the means of be	enefitting from that exception.	
	Conditions: F	Provided that the beneficiary has	
	le le	egal access to the protected work.	
	F	Provided that there is no voluntary	
	n	neasure taken by the rightsholder	
	0	r agreement between the	
	ri	ightsholder and the other	
	C	concerned party to enable the	
	b	eneficiary to benefit from the	
	С	opyright exception.	
	Τ	he exception does not apply to	
	l v	vorks made available to the public	
		n agreed contractual terms in such	
		way that members of the public	
		nay access them from a place and	
	a	t a time individually chosen by	
	tl	hem.	

Miscellaneous		
Three Step Test	The exceptions and limitations in the Copyright Act shall only be applied in such particular cases which do not conflict with a normal exploitation of the work and do not unreasonably prejudice the legitimate interest of the rightsholder.	Art. 9(3)
Personal Copying	Reproduction is permitted where made by a natural person for private use for ends that are neither directly or indirectly commercial; fair compensation is required. Certain works are excluded.	Art. 9(1)(c)
Orphan Works	Implements the European Union directive on orphan works, 2012/28/EC.	S.L. 415.05
Defined Term	"Reproduction" means the making of one or more copies in any material form of a literary, musical or artistic work, audiovisual work or sound recording and includes storing such work in any medium by electronic means.	Art. 2
Source	Copyright Act of Malta, Cap. 415, No. XIII (14 August 2000), as amended through No. VIII (2011), available at	

	http://www.wipo.int/wipolex/en/text.jsp?file_id=355524;  AND
	Orphan Works Regulations, Subsidiary Legislation 415.05 (7 November 2014), available at
	http://www.justiceservices.gov.mt.
Last edited:	30 November 2007; rev. 14 May 2015

### **MAURITANIA**

Library Provisions (none)		
Library Provisions?	The copyright law of Mauritania includes no explicit	
	library exceptions.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous	
Source	See the footnote below. <sup>43</sup>
Last edited:	28 April 2014; rev. 14 May 2015

<sup>&</sup>lt;sup>43</sup> Research indicates that Mauritania applies the French copyright law of 1957 and has not updated the applicable version as France revised the law; accordingly Mauritania applies a version without the library exceptions. Mauritania is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anticircumvention. See the charts of Benin's law in this report for a footnote with detailed information.

## **MAURITIUS**

Research or Study				
Who can copy?	Any library or	Any library or archive.		
	Conditions:	The activities of the institution must		
		not serve direct or indirect gain.		
What can be copied?	Published art extracts.	icles or other short works or short		
	Conditions:	The act of reproduction must be an isolated case occurring, if repeated, on separate and unrelated occasions.		
		There is no collective license available under which such copies can be made.		
Purpose of the copy?	•	holarship, or private research, to quest of a person.		
	Conditions:	The library or archive must be		
		satisfied that the copy will be used		
		solely for the permitted purpose.		
Medium of the copy?	Reprographic	reproduction. See definition below.		

Preservation and Replacement			
Who can copy?	Any library or	§ 21(b)	
	Conditions:	The activities of the institution must	
		not serve direct or indirect gain.	
What can be copied?	Works.		
	Conditions:	The work must be in the permanent collection of the library or archive making the copy or in the collection of another library or archive.  The copy can only be made if it is	
		impossible to obtain the work under reasonable conditions.	
Purpose of the copy?		and, if necessary, in the event that it is d, or rendered unusable, replace a ork.	
	similar library	the permanent collection of another or archive a copy of the work which destroyed, or rendered unusable.  None.	-
Medium of the copy?	-	reproduction. See definition below.	1

Anti-Circumvention of	Technological Pro	tection Measures	
Circumvention	Yes.		§ 37(1)
provisions?			& (2)
Prohibited Acts?	The Act of	Yes.	
	Circumvention?		
	Dealing in	Yes. Produce, import, sell, etc.,	
	Devices?	circumvention devices is	

		prohibited.	
	Providing	Yes.	
	Services?		
Access Control or	Access. The pro	visions relate to technical	
Owner's Rights Control?	measures used to	o control uses of works by	
	applying restriction	ons on access or protection	
	processes.		
Exemptions that could be used by libraries?	protection as nec of an exception to exceptions, included does not apply if the public on tern	shall remove the technological ressary to enable the beneficiary of use it. The statute lists specific ding Section 21. This provision the works are made available to his such that members of the is the works at a time and place of	§ 37(3) & (4)

Miscellaneous		
Defined Term	"Reprographic reproduction" means the making of facsimile copies of the original or a copy of a work by means other than printing, such as photocopying, whether or not they are reduced or enlarged in scale.	§ 2
Personal Copying	Private reproduction of published works in single copy for personal purposes is permitted, under specified conditions.	§ 16
Public Lending	A library or archive whose activities do not directly or indirectly serve commercial gain may lend certain specified works to the public without the author's authorization but subject to equitable remuneration.	§ 27
Needs of Disabled Persons	Permits limited uses to serve the needs of persons who are blind, visually impaired, or print disabled.	§ 23
Source	Copyright Act of Mauritius, No. 2 (21 April 2014), available http://www.wipo.int/wipolex/en/text.jsp?file_id=35219	
Last edited:	11 December 2007; rev. 14 May 2015	

## **MEXICO**

General Provisions (applicable to various statutory exceptions)		
Author's consent?	No.	Art. 148
Remuneration to	No.	
author?		
Provide name of author?	Not specified.	
Provide source of	Yes.	
borrowing?		
Alteration?	No alteration of the work permitted.	

Preservation			
Who can copy?	Archives and	Archives and libraries.	
	Conditions:	None.	148(V)
What can be copied?	Literary and a	Literary and artistic works already disclosed.	
	Conditions:	Where the work is out of print, not	
		cataloged, or in danger of becoming unavailable.	
		Only a single copy can be made.	
Purpose of the copy?	For security and preservation.		
	Conditions:	None.	
Medium of the copy?	Any. See de	finition of "reproduction" below.	
Other provisions?	Provided that will not be aff	t the normal exploitation of the work fected.	
	The utilization	n of the performances, phonographs,	Art.
	videotapes o	videotapes or broadcasts of interpretive or	
	performing a	rtists, producers of phonographs,	
	videotapes, c	or broadcasting organizations shall not	
	constitute vio	lations to their rights when the use	
	complies with	n Article 148.	

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes. The statute that are technical or of transmission over telecommun containing electrons.	Art. 112	
Prohibited Acts?	The Act of Circumvention? Dealing in Devices?  Providing Services?	Using circumvention devices is prohibited. Importing, manufacturing, or distributing circumvention devices is prohibited. Providing circumvention services is prohibited.	
Access Control or Owner's Rights Control?	Not specified.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Public Interest	The government may authorize publication of a translation of a work when necessary for the advancement of science and national culture and education and it is not possible to obtain permission.	Art. 147
Personal Copying	Permits reproduction of parts of literary and artistic works that have been disclosed for scientific, literary, or artistic criticism and investigation.	Art. 148(III)
	Permits one-time reproduction of a single literary or artistic work that has been disclosed for the private personal use of the person who makes it, without gainful intent. A legal entity may not use this provision, other than an educational or research institution.	Art. 148(IV)
Three Step Test	The statutory exceptions apply only when the normal exploitation of the work is not adversely affected by the use.	Art. 148
Defined Term	Reproduction is the making of one or more copies of a work, a phonograph or a videotape, in any tangible form, including any permanent or temporary storage on electronic media, including a two dimensional reproduction of a three dimensional work, or vice versa.	Art. 16
Source <sup>44</sup>	Federal Copyright Law of Mexico (5 December 1990) amended through 14 July 2014, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=3407 <i>AND</i> Regulations under the Federal Copyright Law of Messeptember 2005), available at http://www.indautor.gob.mx/ingles/documentos_nornto_ing.pdf.	67; exico (14
Last edited:	11 December 2007; rev. 14 May 2015	

<sup>44</sup> This study benefited from an English-language version of the Copyright Law, current through 29 April 2013, available from the government of Mexico at http://www.indautor.gob.mx/ingles/documentos\_normas/ley\_f\_derecho\_autor\_ingles.pdf.

## **MONACO**

<b>Library Provisions (none</b>	e)	
Library Provisions?	The copyright law of Monaco includes no explicit	
	library exceptions.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Educational Copying	Limited right to make copies of literary or artistic works for publications that are scientific, educational, or part of anthologies.	Art. 16
Source	Law on the Protection of Literary and Artistic Property of Monaco, No. 491 (24 November 1948), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=216484.	
Last edited:	24 April 2014; rev. 14 May 2015	

## **MONGOLIA**

Library Use		
Provide name of author?	Yes. Mention shall be made of the name of the	Art.
	author.	24.3
Provide source of	Yes. Mention shall be made of the source.	
borrowing?		
Who can copy?	Not specified.	Art.
	Conditions: None.	24.1.3
What can be copied?	Parts of works that are held in collections of	
	archives, museums, or libraries	
	Conditions: None.	
Purpose of the copy?	Not specified.	
	Conditions: None.	
Medium of the copy?	Reproduction.	
Other provisions?	The following conditions shall be considered in the	Art.
	application of this exception: (1) any nonprofit	24.2
	purpose; (2) the extent of the use and the	
	importance of the parts used; and (3) the value of	
	the work and the effect of the use on the market.	
	The work may be used only without contradicting	Art.
	the normal exploitation of published works and	24.1
	without affecting the legal interests of the right	
	holders.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Personal Copying	General provision allowing copying for private use,	Art.
	subject to some of the conditions of Article 24.	24.1.8
Source	Law of Copyright and Related Rights of Mongolia (22 1993), as amended through Law No. 7 (19 January 2 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=20395	2006),
Last edited:	4 December 2007; rev. 29 August 2014; rev. 14 May	2015

## MONTENEGRO

Internal Use			
Who can copy?	Public archive, library, museum, or educational or		Art.
	scientific establishment.		52(2)
	Conditions:	None.	] `
What can be copied?	A disclosed w	]	
·	Conditions:	Copy may be made only from a	]
		copy owned by that legal entity.	
		Generally does not permit copies of	]
		entire books, sheet music,	
		electronic databases, computer	
		programs, as well as to the	
		execution of architectural objects	
		according to the design.	
		Reproduction of an entire book is	
		allowed if such book has been out	
		of print for a minimum of two years.	
		Reproduction of sheet music is	
		allowed if transcripts are made in	
		handwriting.	
		Article 52 does not apply to	
		computer programs (Article 113).	
		Article 52 applies to the use of a	
		substantial part of a disclosed	
		database by an authorized user	
		(Article 144).	
Purpose of the copy?	For internal use.		
	Conditions:	None.	
Medium of the copy?	Any medium.		
Other provisions?	Not more that	n three copies.	
	Must not be o	lone for direct or indirect economic	
	advantage.		
	Reproduction allowed without payment of		
	remuneration.		
	Reproduction allowed without acquiring the		
	economic rights.		_
	The exception applies, provided it does not conflict		
		exploitation of the work and does not	
	unreasonably prejudice the legitimate interests of		
		rticle 45, Par. (1)).	_
		Il indicate the source and authorship	
		inless this is not possible (Article 45,	
	Par. (4)).		

Research or Study (Making Available)				
Who can communicate?	-	Art. 60		
	scientific esta	scientific establishments		
	Conditions:			
What can be communicated?	Copyright wo institutions.			

	Conditions:	Provided the use of such works is not subject to purchase or licensing terms.		
Purpose of the communication?	Uses for the particular study.	ourpose of research or personal		
	Conditions:	By natural persons.		
Medium?	Through dedi	cated terminals on the premises of itutions.		
Other provisions?	Use allowed	Use allowed without payment of remuneration.		
	Use allowed	without acquiring the economic rights.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 186
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	Art. 186
	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, or possessing for commercial purposes of devices is prohibited.	Art. 186
	Providing Services?	Trafficking in circumvention services is prohibited.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent access to a work or protect a right of the copyright owner.		Art. 185; Art. 186
Exemptions that could be used by libraries?	A rightsholder who uses technological measures shall make available, upon request and without undue delay, appropriate means to enforce many of the copyright exceptions, including the exception for "internal reproduction," evidently referring to the library provision of Article 52.		Art. 188

Miscellaneous		
Exhaustion of Right of Distribution	Right of distribution is exhausted in respect to originals and copies of the work if the first sale or other transfer of ownership of that object is effected by the rightsholder or with his consent.	Art. 42
Teaching Purposes	Limited right to make copies, to communicate to the public, or perform a disclosed work for teaching.	Art. 46(1); Art. 46(2); Art. 51
Persons with a Disability	Limited right to use or make copies of a work for the benefit of people with a disability.	Art. 48
Personal Copying	Limited right to make copies for personal use.	Art. 52(1)
Quotation	Limited right of quotation.	Art. 53
Free Adaptations	Limited right to adapt disclosed works for private use, for parody, cartoon or pastiche, or the adaptation is indispensable for the purpose of the use of the work.	Art. 58

Remuneration	Authors have a right to a share of remuneration associated with copying under Article 52, but that remuneration is paid on first sale or importation of some reproduction equipment and blank audio and video media.	Art. 36
Non-Waiver of	The copyright exceptions in Article 52 and many other	Art. 45
Exception	provisions may not be waived. A contract stipulating	
	such a waiver is null and void.	
Defined Terms	Article 52 applies to "disclosed works." "Disclosure" is	Art. 3
	the making a copyright work or subject matter of related	
	rights available to the public with the authorization of	
	the authorized person.	
Source	Law on Copyright and Related Rights of Montenegro, No	. 07-
	1/11-1/15 (12 July 2011; promulgated by Decree No. 01-	933/2 of
	25 July 2011), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=248552.	
Last edited:	24 April 2014; rev. 14 May 2015	·

## MOROCCO

Copying for Library Users				
Who can copy?	Libraries and	Libraries and archives.		
	Conditions:	The activities must not aim directly or indirectly at gaining commercial profit.	16(a)	
What can be copied?	including illus	Articles or short works or short extracts of writings, including illustrations, published in collections of works or in newspapers or periodicals.		
	Conditions:	Conditions: Only a single copy can be made.		
		Computer programs are excluded.		
Purpose of the copy?	To fulfill the request of an individual.			
	Conditions:	None.		
Medium of the copy?	Reprographic reproduction.			

Preservation and Replacement				
Who can copy?	Libraries and	archives.	Art.	
	Conditions:	The activities must not aim directly or indirectly at gaining commercial profit.	16(b)	
What can be copied?	Works.			
-	Conditions:	Only a single copy can be made.		
Purpose of the copy?	For preservations, destroyer replacement.			
	another librar	ent in the permanent collection of by or archive works that have been ed, or rendered unusable.		
Medium of the copy?	Reprographic	reproduction.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 65(a)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing, importing, exporting, assembling, modifying, selling, renting, or leasing circumvention devices is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	used to prevent of	ions relate to technical measures or restrict reproduction of a work the quality of copies made; they ess control.	
Exemptions that could be used by libraries?		licit exemptions for circumvention. ns on remedies for libraries at	

I		Article 65.1.)
	II •	7 (1 (10) 0 0 0 1 1 1)

Limitation on Remedies		
Who qualifies?	Libraries, archives, educational institutions, or public broadcasting organizations.	Art. 65.1
For what activity?	Violation of Article 65(a), relating to circumvention of technological protection measures.	
How are the remedies limited?	The institutions are not subjected to the criminal penalties.	
	The institutions are not subjected to the civil penalties, if they provide proof that they did not know and did not have reason to think that their acts constituted a prohibited activity.	

Miscellaneous		
Private Copying	Permits reproductions of most types of works for private uses.	Art. 12
Educational Uses	Permits use of some works for educational purposes.	Art. 13
Source	Law on Copyright and Related Rights of Morocco, N (15 February 2000), as amended by No. 34-05 (14 F 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=25283	ebruary
Last edited:	19 December 2007; rev. 14 May 2015	

## MOZAMBIQUE

Library Use			
Who can copy?	Libraries and	Art.	
	Conditions:	The activities of the institution must not be directly or indirectly profitmaking.	12(1)
What can be copied?	Works.		
	Conditions:	Isolated reproduction is permitted.	
Purpose of the copy?	Not specified.		
	Conditions:	None.	
Medium of the copy?	Reprographic	reproduction. See definition below.	
Other Provisions?	Article 12(1) i	s drafted as if it could be used	
	independently	y. However, it could be reasonably	
	interpreted as Articles 12(2)	s a foundation for the application of and 12(3).	

Research or Study			
Who can copy?	n copy? Libraries and archive services.		
	Conditions:	The activities of the institution must	12(1);
		not be directly or indirectly profit-	12(2)
		making.	
What can be copied?		ort works, or short extracts of written	
		ing illustrations, published in	
	collections of	works or in editions of newspapers or	
	magazines.	,	
	Conditions:	Computer programs are excluded.	
		The act of reproduction must be an	
		isolated case or, if repeated, it must	
		occur on separate, unrelated	
		occasions.	
		The reproduction is only permitted	
		where no collective license may be	
		obtained that would allow the use of	
		such copies.	
Purpose of the copy?	,	, private study, or research, by	
	•	natural person.	
	Conditions:	The institution must ensure that the	
		copy will be used solely for the	
		permitted purposes.	
Medium of the copy?	Reprographic	reproduction. See definition below.	

Preservation and Replacement			
Who can copy?	Libraries and	Libraries and archive services.	
	Conditions:	The activities of the institution must not be directly or indirectly profitmaking.	12(1); 12(3)
What can be copied?	Works in the archive service Conditions:	permanent collection of the library or ce.  The copying is permitted where it is	-

	impossible to find a copy of the work on reasonable terms.	
	The act of reproduction must be an isolated act or, if repeated, it must occur on separate, unrelated occasions.	
Purpose of the copy?	To preserve or, if necessary, to replace a work on account of the work's having been lost, destroyed, or rendered unusable.  Conditions: None.	
Medium of the copy?	Reprographic reproduction. See definition below.	

Anti-Circumvention of Technological Protection Measures			
Circumvention None.			
provisions?			

Miscellaneous		
Personal Copying	Reproduction of a lawfully published work exclusively for the user's private purposes is permitted; certain types of works are excluded.	Art. 9
Remuneration	Payment of remuneration is not required for private use, use intended exclusively for education and scientific research, and any other uses that by virtue of this Law constitute exceptions in relation to works protected by copyright.	Art. 47
Defined Terms	"Reprographic reproduction of a work" means the production of facsimile copies of originals or of copies of the work by means other than painting. The production of reduced or enlarged facsimile copies is also considered "reprographic reproduction."	Annex (32)
Source	Copyright Law of Mozambique, No. 4/2001 (27 Febr 2001), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12888	•
Last edited:	3 December 2007; rev. 14 May 2015	

### **MYANMAR**

Library Provisions (none)			
Library Provisions?	The copyright law of Myanmar includes no explicit	·	
	library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention None.			
provisions?			

Miscellaneous		
Fair Dealing	Fair dealing with any work for the purposes of private study, research, criticism, review, or newspaper summary is permitted.	Art. 2(1)(i)
Educational copying	Limited right to make copies for the use of schools.  Specifically permits making collections of short passages from published literary works.	Art. 2(1)(iv)
Source	The Burma [Myanmar] Copyright Act (24 February 1 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=1803	,.
Last edited:	25 April 2014; rev. 14 May 2015	

## NAMIBIA

Library Provisions (none)			
Library Provisions?	The copyright law of Namibia includes no explicit		
	library provisions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Fair Dealing	The fair dealing of a literary or artistic work for personal use or private study is not infringement.	§ 15 (1)(a)
Three Step Test	In addition to reproductions permitted in terms of this Act, reproduction of a work shall also be permitted as prescribed, in such a manner that the reproduction is not in conflict with a normal exploitation of the work and is not unreasonably prejudicial to the legitimate interests of the owner of the copyright.	§ 16
Source	Copyright and Neighboring Rights Protection Act of No. 6 (5 May 1994), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22289	·
Last edited:	4 December 2007; rev. 14 May 2015	

# **NEPAL**

Replacement				
Who can copy?	Public libraries	§ 19		
	Conditions:	None.		
What can be copied?	Works made a	vailable in the library or archive.		
	Conditions:	Only one copy can be made.		
Purpose of the copy?	To reproduce	To reproduce a work is lost, destroyed, old, or		
	incapable of b	eing obtained.		
	Conditions:	The use must not derive economic		
		profit directly or indirectly.		
Medium of the copy?	Not specified.			

Research or Study			
Who can copy?	Public libraries	§ 19	
	Conditions:	None.	
What can be copied?	Works made a	available in the library or archive.	
	Conditions:	Only one copy can be made.	
Purpose of the copy?	Research or study, at the request of a person.		
	Conditions:	The use must not derive economic	
		profit directly or indirectly.	
Medium of the copy?	Not specified.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 25(e)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Importing, producing, or renting circumvention devices is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures designed to discourage unauthorized reproduction.		
Exemptions that could be used by libraries?	There are no expli	cit exemptions for circumvention.	

Miscellaneous		
Personal Copying	No authorization is required for reproduction of portions of published works for personal uses.	§ 16
Educational Uses	Limited reproduction of works for educational purposes.	§ 18
Source	Copyright Act of Nepal, No. 8 (15 August 2002), ava http://www.wipo.int/wipolex/en/text.jsp?file_id=18912	
Last edited:	11 December 2007; rev. 14 May 2015	

## **NETHERLANDS**

Preservation, Replacem	nent, and Obso	lete Technology	
Who can copy?	Publicly accessible libraries, educational		Art. 16n <sup>45</sup>
	institutions, a	institutions, and museums, or archives.	
	Conditions:	The institution is not seeking direct	
		or indirect economic or commercial	
		benefit.	
What can be copied?		ntific, or artistic works held in the	
	collection of t	ne institution.	
	Conditions:	None.	
Purpose of the copy?	To restore the	e original or copy of the work.	
	To preserve a	a copy of the work for the institution, if	
	the original or	copy of the work is threatened with	
	decay.		
	To preserve access to the work if the technology		
	available to re	ender it accessible becomes obsolete.	
	Conditions:	None.	
Medium of the copy?	Not specified.		
Other provisions?	The author re	tains certain moral rights specified in	
		of a recording of a performance,	Art.
			10(f)
	phonogram, first print of a film, or recording of a		(Related
	program may reproduction a work for preservation		Rights
	in the event of a demonstrable threat of it falling into disrepair or to keep the work in a condition in		Act)
	·	e consulted if there is no technology	, 101)
		ender it accessible. The conditions of	
	Article 16n ap		

Research or Study (Making Available)			
Who can communicate?	Publicly accessible libraries, educational		Art. 15h
	institutions, and museums, or archives.		
	Conditions:	The institution is not seeking direct	]
		or indirect economic or commercial	
		benefit.	
What can be	Literary, scie	ntific, or artistic works forming part of	
communicated?	the collection	s of the institution.	
	Conditions:	The access is permitted unless	
		otherwise agreed.	
Purpose of the	For research or private study for individual		
communication?	members of the public.		
	Conditions:	None.	
Medium?	By closed network through dedicated terminals on		
	the premises	of the institutions.	
Other provisions?	A recording of a performance, phonogram, first		Art.
	print of a film, or recording of a program that forms		10(c)
	part of the co	llection of the institution can also be	(Related

45 The citations refer to the Copyright Act unless otherwise specified.

made accessible under similar conditions.	Rights
	Act)

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 29a
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	Art. 29a
	Circumvention?	prohibited.	(2)
	Dealing in	Making, importing, distributing,	Art. 29a
	Devices?	selling, hiring out, advertising, or	(3)
		possessing circumvention	
		devices is prohibited.	
	Providing	Providing circumvention	
	Services?	services is prohibited.	
Access Control or		ions relate to technical measures	Art. 29a
Owner's Rights Control?	•	or limit actions that have not been	(1)
		rightsholder; it also includes the	
		nd protective procedures (e.g.	
	encryption).		A + 00
Exemptions that could		ers may establish rules obliging	Art. 29a
be used by libraries?	the author to provide the user of a literary, (4)		
	,	tic work for personal or library	
		er specified uses) with the means	
	Conditions:	fit from the limitations.  The user must have lawful	
	Conditions.	access to the work.	
		The exemption does not apply	
		to works made available to	
		users under contractual	
		conditions at a time and a place	
		selected by the individual users.	
Other provisions?	Certain acts with respect to circumvention of A		
	protection of databases are prohibited. The		
	government may also create regulations requiring		
	the producer of the	bases Act)	
	access under specified circumstances.		

Miscellaneous		
Personal Copying	Reproduction of literary, scientific, and artistic work is permitted if it is restrict to a few specimens intended for personal exercise, study, or use by the person who has carried out the reproduction, without any indirect or direct commercial motivation. Certain works are excluded or limited to copying of portions. The reproduction is subject to remuneration. Similar provisions apply to reproduction of material protected by related rights, see Related Rights Act, Art. 10(e).	Art. 16b; Art. 16c
Public Lending	Educational establishments, research institutes and the	Art. 15c

Orphan Works	libraries attached to them are exempt from remuneration for public lending. 46 (Similar exemptions are found in the public lending law of the Related Rights Act, see Articles 2, 6, 7a, and 8.)  The Netherlands has implemented the European Union directive on orphan works, 2012/28/EC.	Art. 160 to 16r & 17. Art. 10(I) (Related
Needs of Disabled		Rights Act)
Needs of Disabled Persons	Permits reproduction and making available of works for disabled persons.	Art. 15i
Source <sup>47</sup>	Copyright Act of the Netherlands (23 September 1912), a amended through the Act of 8 October 2014, <i>Stb.</i> 2014, 3 (Orphan Works), available at http://wetten.overheid.nl/BWBR0001886/geldigheidsdatur 2015; <i>AND</i> Related Rights Act of the Netherlands (1993), as amended the Act of 8 October 2014, <i>Stb.</i> 2014, 388 (Orphan Works available at http://wetten.overheid.nl/BWBR0005921/geldigheidsdatur 2015; <i>AND</i> Law on the Legal Protection of Databases of the Netherla July 1999), as amended through the Act of 6 July 2004, 3 336, available at http://www.rijksoverheid.nl/documenten-publicaties/kamerstukken/2006/06/22/databases-act.html as further amended by the Act of 8 March 2007, <i>Stb.</i> 200 (see Article IV), available at https://zoek.officielebekendmakingen.nl/stb-2007-108.htm	ands (8 Stb. 2004, en-
Last edited:	27 November 2007; rev. 22 April 2015	

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<sup>&</sup>lt;sup>46</sup> Currently before the European Court of Justice is the question of whether lending of e-books by public libraries in the Netherlands is permitted consistent with the European Union Directive on Rental Right and Lending Right, 2006/115/EC, when the books are accessed by users from a library server and only single user copies are available at any time.

at any time.

47 This study benefited from the following unofficial English translation of the Copyright Act, as it was in force and effect as of 1 January 2012: Mireille van Eechoud, "Copyright Act – *Auteurswet*: Unofficial Translation," in *A Century of Dutch Copyright Law: Auteurswet 1912-2012*, eds. Bernt Hugenholtz, Antoon Quaedvlieg & Dirk Visser (Amsterdam: deLex, 2012), pp. 505-546. This study further benefited from an English translation of the Related Rights Act, current to 2006, available at http://www.rijksoverheid.nl/documenten-enpublicaties/besluiten/2006/06/22/related-rights-act.html.

## **NEW ZEALAND**

Research or Study (Literary, Dramatic, or Musical Works)			
Who can copy?		prescribed libraries, including persons	§ 51
		working on behalf of the librarians.	
	Conditions:	None.	
What can be copied?		proportions of published editions of	
		literary, dramatic, or musical works, including	
	artistic work that appears within the proportions		
		ne typographical arrangement.	
	Conditions:	Computer programs are excluded.	
		Articles in periodicals are excluded.	
		No person may be supplied on the	
		same occasion with more than one	
		copy of the same material.	
Purpose of the copy?	For research	or private study.	
	Conditions:	Where any person is supplied with,	
		or otherwise comes into possession	
		of, a copy made in accordance with	
		this section, that person may use	
		the copy only for the purposes of	
		research or private study.	
Medium of the copy?	Any. See definition of "copying" below.		
	Conditions:	Digital copies are allowed subject to	
		two conditions: (1) Librarian	
		provides user with a written	
		statement of the terms of use of the	
		copy; and (2) Librarian must destroy	
		additional copies made in the	
		process (Section 56B).	
Other provisions?	If a person is required to pay for the copy, the		
	payment required must be no higher than a sum		
		the total of the cost of production of	
		a reasonable contribution to the	
general expenses of the library.			

Research or Study (Articles)				
Who can copy?	working on be	Librarians of prescribed libraries, including persons working on behalf of the librarians.  Conditions: None.		
What can be copied?	Conditions:  Literary, dram artistic work is contained in a typographical Published ediand the typographics:			
	Conditions	No person may be supplied on the same occasion with more than one copy of the same article.  No person may be supplied on the same occasion with copies of more		

		than one article contained in the same issue of a periodical, unless the copies supplied all relate to the same subject-matter.
Purpose of the copy?	For research Conditions:	or private study.  Where any person is supplied with, or otherwise comes into possession
		of, a copy made in accordance with this section, that person may use the copy only for the purposes of research or private study.
Medium of the copy?	Conditions:	finition of "copying" below.  Digital copies are allowed subject to two conditions: (1) Librarian provides user with a written statement of the terms of use of the copy; and (2) Librarian must destroy additional copies made in the process (Section 56B).
Other provisions?	payment required consisting of the copy and	required to pay for the copy, the uired must be no higher than a sum the total of the cost of production of a reasonable contribution to the nses of the library.

Research or Study (Un	published Wor	ks)	
Who can copy?	Librarians of prescribed libraries, including persons working on behalf of the librarians.		§ 56
	Archivists of archives, including persons working		
	on behalf of t	he archivists.	
	Conditions:	None.	
What can be copied?	Unpublished	works in libraries or archives.	
	Conditions:	A copy may not be made if the copyright owner has prohibited copying of the work and at the time	
		the copy is made the librarian or archivist making it is, or ought to be,	
		aware of that fact.	_
		No person may be supplied on the same occasion with more than one	
Durnoso of the conv2	Possoroh or	copy of the same work.	+
Purpose of the copy?	Conditions:	private study.  Where any person is supplied with,	1
	Conditions.	or otherwise comes into possession	
		of, a copy made in accordance with	
		this section, that person may use	
		the copy only for the purposes of	
		research or private study.	
Medium of the copy?	Anv. See de	finition of "copying" below.	1
	Conditions:	Digital copies are allowed subject to	1
		two conditions: (1) Librarian	
		provides user with a written	
		statement of the terms of use of the	
		copy; and (2) Librarian must destroy	

	additional copies made in the process (Section 56B).	
Other provisions?	If a person is required to pay for the copy, the payment required must be no higher than a sum consisting of the total of the cost of production of the copy and a reasonable contribution to the general expenses of the library.  This section does not apply to the sound archive maintained by Radio New Zealand Limited, the film archive maintained by Television New Zealand	
	Limited, or the film archive maintained by the New Zealand Film Archive Incorporated.	

Supplying Copies to Other Libraries (For Users)			
Who can copy?		prescribed libraries, including persons ehalf of the librarians.	§ 53
	Conditions:	Upon request from another	
		prescribed library who received a	
		request from a person.	
What can be copied?	Reasonable	proportions of published literary,	
·	dramatic, or i	musical works including artistic work	
	that appears	within the proportions copied.	
	Whole literary	y, dramatic, or musical works that are	
	contained in	articles in periodicals, including artistic	
		pears within the article.	
	Conditions:	Computer programs are excluded.	
		If there is any other article in the	
		same issue of the periodical relating	
		to the same subject-matter as the	
		first article copied, the whole of that	
		other article and any artistic work	
D (1)		included in that article.	
Purpose of the copy?		another prescribed library for	
	research or p		
	Conditions:	Where any person is supplied with,	
		or otherwise comes into possession	
		of, a copy made in accordance with this section, that person may use	
		the copy only for the purposes of	
		research or private study.	
Medium of the copy?	Any See de	finition of "copying" below.	
Wedidili of the copy!	Conditions:	Digital copies are permitted only if	
	Conditions.	the library supplying the copy	
		destroys as soon as practicable any	
		additional copies made in the	
		process (Section 56C).	
1	_1	1 p. 55555 (6556).	

Supplying Copies to Other Libraries (For Collections)				
Who can copy?	Librarians of prescribed libraries, including persons § 54			
	working on behalf of the librarians.			
	Conditions: None.			
What can be copied?	Literary, dram artistic work in			

	typographica that are book Conditions:	arrangement from published editions s.  Computer programs are excluded.  The receiving library must have been unable to obtain the work at an ordinary commercial price within the preceding six months.  The receiving library must make and keep a record sufficient to	
		identify the work copied.	
Purpose of the copy?	For supply to library.	the librarian of another prescribed	
	Conditions:	None.	
Medium of the copy?	Any. See definition of "copying" below.		
	Conditions:	Digital copies are permitted only if the library supplying the copy destroys as soon as practicable any additional copies made in the process (Section 56C).	
Other provisions?	_	library must permit the inspection of the copyright owner during normal	
	equitable rem the work copi a sum agreed owner or, in t	g library must pay, on demand, nuneration to the copyright owner for led. "Equitable remuneration" means d by the librarian and the copyright he absence of agreement, a sum y the Tribunal on an application under	

Preservation and Replacement			
Who can copy?	Librarians of	prescribed libraries, including persons ehalf of the librarians.	§ 55
	Archivists of	archives, including persons working	
	on behalf of t	he archivists.	
	Conditions:	None.	
What can be copied?	Items in the o	collection of the library or archive.	
	Conditions:	None.	
Purpose of the copy?	To preserve	or replace the item by placing the	
	copy in the co	copy in the collection of the library or archive in	
	addition to or in place of the item.		
	Conditions:	A copy may be made only where it	
		is not reasonably practicable to	
		purchase the item to fulfill the	
		purpose.	
		For this purpose, the copy may be	
		digital if: (1) the original is at risk of	
		loss, damage, or destruction; (2) the	
		digital copy replaces the original; (3)	
		the original is generally not made	
		accessible; (4) it is not reasonably	
		practicable to purchase a copy.	
	•	the collection of another prescribed	
	library or arcl	hive an item that has been lost,	

	destroyed, or	destroyed, or damaged.	
	Conditions:	A copy may be made only where it is not reasonably practicable to purchase the item to fulfill the purpose.	
		For this purpose, the copy may be digital if: (1) the original has been lost, damaged, or destroyed; and (2) it is not reasonably practicable to purchase a copy.	
Medium of the copy?	Any. See det	finition of "copying" below.	
	Conditions:	See references to digital copying in connection with purpose.	

Communicating Works	to Library Use	rs (Making Available)	
Who can communicate?	Librarians of prescribed libraries, including persons		§ 56A
	working on behalf of the librarians.		
	Archivists of archives, including persons working		
	on behalf of the archivists.		
	Conditions:	None.	
What can be	A digital copy of a work.		
communicated?	Conditions:	Librarian or archivist has obtained	
		the digital copy lawfully.	
		The copy is communicated in a form	
		that cannot be altered or modified.	
Purpose of the	To communicate the digital copy of a work to an		
communication?	authenticated user.		
	Conditions:	Librarian or archivist ensures that	
		the user is informed in writing about	
		the limits under the law and uses	
		must be in accordance with the	
		copyright law.	
		The number of users who can	
		access the digital copy at any one	
		time is not more than the digital	
		copies purchased or licensed by the	
Mandiana O	District	library or archives.	-
Medium?	Digital.		
Other Provisions?	An "authenticated user" is a person with a		
	legitimate right to use the services of the library or		
	archives, or can access the copy through a		
	verification system.		
	To "communicate" a work means to transmit it or		
	make it available by means of a communication		
	technology, including by means of an electronic retrieval system (Section 2).		
	Tellieval Syste	5111 (SECHOII Z).	

Anti-Circumvention of Technological Protection Measures				
Circumvention provisions?	Yes.		§§ 226 to 226E	
Prohibited Acts?	The Act of Circumvention?	No.		

	Dooling in	Making importing colling		
	Dealing in	Making, importing, selling,		
	Devices?	letting for hire, offering or		
		exposing for sale or hire,		
		advertising for sale or hire, or		
		publishing information intended		
		to enable the making of		
		circumvention devices is		
		prohibited.		
	Providing	A person may not provide		
	Services?	services to another person,		
		intending or knowing that the		
		services may enable		
		circumvention.		
Access Control or	Owner's Rights Control. The provisions relate to			
Owner's Rights Control?	devices that prevent or restrict the copying of a			
	work or that impair the quality of copies made.			
Exemptions that could	The TPM restrictions in general "do not prevent or			
be used by libraries?	restrict the exercise of a permitted act," suggesting			
		be used to prevent lawful uses of		
	the work (Section 226D). The law further provides			
	that circumvention is allowed for permitted uses			
	(Section 226E). Librarians and archivists are			
	among the "qualified persons" who may acquire			
	circumvention devices. Individuals may also			
		rary or archive act on its behalf to		
		PM if the rightsholder has not		
	provided the mea	ans or responded to a request.		

Miscellaneous		
Research or Private Study	Permits fair dealing of a work for purposes of research or private study. The statute sets for five factors for evaluating fair dealing.	§ 43
Educational Uses	Series of provisions permitting various specific uses of works for education.	§§ 44 to 49
Rental	Rental of works by educational establishments and libraries does not constitute an infringement under certain conditions.	§ 79
Defined Terms	"Prescribed library" means the National Library; the Parliamentary Library; certain law libraries; a library maintained by an educational establishment, government department, or local authority; and a library of any other class of library prescribed by regulations made under this Act, not being a library conducted for profit.  "Archive" means Archives New Zealand; the National Library; sound archive maintained by Radio New Zealand Limited; film archive maintained by Television New Zealand Limited; film archive maintained by the New Zealand Film Archive Incorporated; or certain collection of documents of historical significance or public interest that is in the custody of and being maintained by a body, whether incorporated or unincorporated, that does not keep and maintain the collection for the purpose of deriving a profit; and	§ 50(1)

	includes, in relation only to its holding of public archives (within the meaning of section 4 of the Public Records Act 2005), an approved repository within the meaning of that section of that Act.	
	"Copying" means, in relation to any description of work, reproducing or recording the work in any material form (including any digital format), in any medium and by any means; and includes, in relation to a literary, dramatic, musical, or artistic work, storing the work in any medium by any means; and includes, in relation to an artistic work, the making of a copy in 3 dimensions of a two-dimensional work and the making of a copy in 2 dimensions of a three-dimensional work; and includes, in relation to a film, television broadcast, or cable program, the making of a photograph of the whole or any substantial part of any image forming part of the film, broadcast, or cable program.	<b>§</b> 2
	In Sections 51 to 56C, reference to a librarian or archivist includes a person acting on behalf of the librarian or archivist.	§ 50(2)
Source	Copyright Act of New Zealand, No. 143 (15 December 19 amended through Copyright Amendment Act, No. 86 (22 October 2013), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=335333.	, .
Last edited:	22 May 2008; rev. 14 May 2015	

## **NICARAGUA**

Preservation				
Who can copy?	Libraries or a	Art. 35		
	direct or indir	direct or indirect commercial profit.		
	Conditions:	None.		
What can be copied?	Work.			
	Conditions:	In its permanent collection.		
Purpose of the copy?	To preserve.		7	
	Conditions:	None.		
Medium of the copy?	Any. The statute allows the library or archive to reproduce the work. See the definition of "reproduction."			
Other provisions?	Must be an is	solated example.		
	It is not possible to acquire such copy in a reasonable time and under reasonable conditions.			

Replacement				
Who can copy?	Libraries or archives whose activities are without		Art. 35	
	direct or indir	direct or indirect commercial profit.		
	Conditions:	None.		
What can be copied?	Work.			
	Conditions:	In its permanent collection.		
Purpose of the copy?	To replace.			
	Conditions:	If the work has been lost, destroyed,		
		or rendered unusable.		
Medium of the copy?	Any. The sta	tute allows the library or archive to		
	reproduce the	e work. See the definition of		
	"reproduction."			
Other provisions? Must be an isolated example.		solated example.		
	It is not possi	ble to acquire such copy in a		
	reasonable ti	me and under reasonable conditions.		

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 111	
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	Art. 111(1)	
	Dealing in Devices?	Manufacturing, importing, distributing, offering to the public, providing, or trafficking in circumvention devices is prohibited.	Art. 111(2)	
	Providing Services?	Offering to the public or providing circumvention services is prohibited.	Art. 111(2)	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that prevent access to a work or protect a right of the copyright owner.		Art. 111(1)	

Exemptions that could be used by libraries?	Libraries, archives or nonprofit educational institutions may gain access to a work, performance or phonogram which they would not have been able to access otherwise, for the sole purpose of making decisions regarding acquisitions.	Art. 111
	The penal provisions of Article 111 shall not apply to the specific activities of libraries, archives, educational institutions, or nonprofit noncommercial public broadcasting bodies.	

Miscellaneous		
Personal Copying	Limited rights to make personal copies.	Art. 31
Quotation	Limited right to quote from disclosed works for analysis,	Art. 32
	commentary, or criticism.	
Educational Use	Limited right to reproduce articles and other short	Art. 33
	published works for education.	
Copying for the	Limited rights to make copies using the Braille or other	Art. 34
Blind	specific system for the private use of the blind.	
Parody	Parodies of a divulged work are allowed.	Art. 37
Defined Terms	"Reproduction" means making one or more copies of a	Art.
	work, performance, phonogram or broadcast, directly or	2.29
	indirectly, in any medium or form, including the printing,	
	photocopying, recording or permanent or temporary	
	storage in electronic form. (See 2006 amendments.)	
Source	Law on Copyright and Neighboring Rights of Nicaragua,	No. 312
	(6 July 1999), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=128904, as	
	amended by Law on Amendments and Additions to Law	-
	Law on Copyright and Related Rights of Nicaragua, No. 5	577 (16
	March 2006), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=177302.	
Last edited:	25 April 2014; rev. 14 May 2015	

## **NIGER**

Research or Study				
Who can copy?	Libraries and a	archives.	Art.	
	Conditions:	The activities of the institution are not	12(i)	
		directly or indirectly profit-making.		
What can be copied?	Articles or sho	Articles or short works or short extracts of writings,		
	with or without	illustrations, published in collections,		
	newspapers, o	r periodicals.		
	Conditions:	Only single copies can be made.		
		Computer programs are excluded.		
		The act of reproduction must be an		
		isolate case occurring, if repeated, or		
		separate and unrelated occasions.		
		Reproduction is not permitted where		
		there is a collective license that can		
		be obtained to allow the making of		
		such copies, offered by a collective		
		management organization such that		
		the library is or should be aware of.		
Purpose of the copy?		or private study or research, by request		
	of individuals.	T =		
	Conditions:	The library or archive ensures that		
		the copy will be used only for the		
		permitted purposes.		
Medium of the copy?	Reprographic i	reproduction. See definition below.		

Preservation and Replacement				
Who can copy?	Libraries and a	archives.	Art.	
	Conditions:	The activities of the institution are not	12(ii)	
		directly or indirectly profit-making.		
What can be copied?	Works.			
	Conditions:	Only single copies can be made.		
		Reproduction is permitted where it is impossible to get a replacement copy under reasonable conditions.		
		The act of reproduction must be an isolate case occurring, if repeated, or separate and unrelated occasions.		
Purpose of the copy?	To preserve a	To preserve a work.		
	collection of ar	necessary, a work in the permanent nother library or archive, if the work has troyed, or rendered unusable.  None.		
Medium of the copy?		reproduction. See definition below.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Definition	"Reprographic Reproduction" is the making of facsimile copies of a work by means other than printing, for example, by photocopying; includes the making of facsimile copies in reduced or enlarged scale.	Art. 1(xvi)
Private Copying	Permits making copies of most works exclusively for the private use of the user.	Art. 9
Educational Use	Permits limited reproduction of works for teaching.	Art. 11
Source <sup>48</sup>	Law on Copyright, Related Rights, and Expressions of Niger, Decree No. 93-027 (30 March 1993), availabhttp://www.wipo.int/wipolex/en/text.jsp?file_id=240540	le at
Last edited:	18 December 2007; rev. 25 April 2015	

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<sup>&</sup>lt;sup>48</sup> Niger is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

# NIGERIA

Library Use (Public Interest)				
Who can copy?	The governm	Second		
	documentation	on centers, and scientific or other	Schedule	
	institutions as	s may be prescribed.	(k)	
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	None.		
Purpose of the copy?	Any use in the	Any use in the public interest.		
	Conditions:	No revenue may be derived from the		
		use. If the work is communicated,		
		then no admission fee may be		
		charged.		
Medium of the copy?	Not specified.			
Other provisions?	This provision is not limited to reproduction but			
	includes "any			

Library Use (Unavailable Works)			
Who can copy?	By or under t	Second	
	of public libra	ries.	Schedule
	Conditions:	None.	(q)
What can be copied?	Books, includ	ling pamphlets, sheet music, maps,	
	charts, or pla	ns.	
	Conditions:	Not more than three copies can be	
		made.	
		The copying can only occur if the	
		book is not available for sale in	
		Nigeria.	
Purpose of the copy?	For use of the library.		
	Conditions:	None.	
Medium of the copy?	See definition	n of "copy" below.	

Research or Study (Unpublished Works)				
Who can copy?	Not specified. (Implicitly the library or the user	Second		
	could copy.)	Schedule		
	Conditions: None.	(r)		
What can be copied?	Unpublished literary or musical works, kept in the			
·	library, museum, or other institution to which the			
	public has access.			
	Conditions: None.			
Purpose of the copy?	Research or private study.			
	Conditions: None.			
Medium of the copy?	See definition of "copy" below.			

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous			
Fair dealing	The fair dealing for purposes of research, private use, criticism or review, or the reporting of current events is not an infringement.	Second Schedule (a)	
Compulsory License	Nigerian citizens or bodies incorporated in Nigeria can apply for a license to produce and publish a translation of or reproduce a published literary or dramatic work in printed or analogous form for purposes of teaching, scholarship, or research. Detailed conditions apply.	Fourth Schedule	
National Archives	Reproduction of works stored in the National Archives or the public records of a state to supply to a person is not an infringement.	§ 14(2)	
Defined Term	"Copy" means a reproduction in written form, in the form of a recording or cinematograph film, or in any other material form, so however that an object shall not be taken to be a copy of an architectural work unless the object is a building or model.	§ 39	
Source	Copyright Act of Nigeria, Cap. C28 (1990), as amended through Decree No. 42 (1999) and codified in 2004, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=268735.		
Last edited:	4 December 2007; rev. 14 May 2015		

## NIUE

Research or Study			
Who can copy?	school, or the Library, or of government of	alf of a teacher at any university or librarian of the General Assembly the library maintained by any department, local authority, publicity, or school, or of a library of any ped class.  Such library may not be conducted for profit.	§ 21(1)
What can be copied?		terary, dramatic, or musical work, or dition of such a work, or a published	
	Conditions:	No copy shall extend to more than a reasonable proportion of the work or edition in question. Artistic works are exempt from this condition.  No copy shall extend to more than one article in a periodical publication, unless two or more articles in the same publication relate to the one subject-matter.  No person shall be furnished with more than one copy of the same artistic work, or the same article, or the same part of any other work or editions.	
Purpose of the copy?	purposes of r	ies and supply them to persons for esearch or private study.	
	Conditions:	The persons requesting copies must satisfy the teacher or librarian or a person acting on his behalf that they require the copies for the purposes of research or private study and will not use them for any other purpose.	
Medium of the copy?	Not specified.		
Other provisions?	not require a contribution to	n may charge for the copies, but may fee higher than the cost (including a the general expenses of the tributable to their production.	

Supply to other Libraries (Published Works)			
Who can copy?	By or on beh	§ 21(2)	
	Conditions:		
What can be copied?	A published literary, dramatic, or musical work, or a published edition of such a work, or a published artistic work.		
	Conditions:	The librarian on whose behalf the copy is supplied does not know the name and address of any person	

	entitled to authorize the making of the copy, and could not by reasonable inquiry ascertain the name and address of such a person. This condition does not apply in the case of an article contained in a periodical publication.	
Purpose of the copy?	To make copies and supply them to the librarian of another library.	
	Conditions:	
Medium of the copy?	Not specified.	
Other provisions?	None.	

Supply to other Libraries (Unpublished Works)			
Who can copy?	By or on beha	§ 21(3)	
	Conditions:	The library must have the work in its	
		collections and be a library to which	
		Section 21(1) applies.	
What can be copied?		ed literary, dramatic, musical, or	
	artistic work.		
	Conditions:	The copy may be of a work	
		deposited at a library to which	
		Section 21(1) applies.	
Purpose of the copy?	To make copi	es and supply them to the librarian of	
	another librar	y.	
	Conditions:	The receiving library must be a	
		library to which Section 21(1)	
		applies, or the persons requesting	
		copies must satisfy the librarian or a	
		person acting on the librarian's	
		behalf that they require the copies	
		for the purposes of research or	
		private study and will not use them	
		for any other purpose.	
Medium of the copy?	Not specified		
Other provisions?	None.		

Anti-Circumvention of Technological Protection Measures				
Circumvention	None.			
provisions?				

Miscellaneous		
Private Study	Permits fair dealing of some works for research or private study.	§§ 19 and 20
Educational Uses	Permits various uses of copyrighted works for education.	§ 21(4) to 21(6)
Definitions	For purposes of Section 21, the following definitions apply:  "Article" includes an item of any description.  "School" covers a broad scope of primary or post-	§ 21(8)

	primary public or other registered schools. "University" includes a University College and a University College of Agriculture.	
Source	Contextual note: Niue is an independent country, govern associated state of New Zealand. The Niue Act of New Zeublic Act No. 38 (7 October 1966), provides at Article 68 Copyright Act 1962 [of New Zealand] shall be in force in New Same manner in all respects as if Niue were for all purpart of New Zealand, and the term New Zealand as used Act shall, both in New Zealand and in Niue, be read as in Niue accordingly."	Zealand, 36: "The Niue in rposes in that
	For the current copyright statutes in effect in Niue, see: Copyright Act of New Zealand, No. 33 (1962), available a http://www.paclii.org/nu/legis/nu-nz_act/ca1962133/, as a by Tāoga Niue Act, No. 320 (12 September 2012) (Sched available at http://www.gov.nu/wb/media/Act%20320%20%20Taoga%20Niue%20Act%202012.pdf.	mended Jule 3),
Last edited:	20 April 2015	

## **NORWAY**

Preservation	_			
Who can copy?	Archives, libra	aries, museums, educational and	§ 16	
	research inst	research institutions.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	None.		
Purpose of the copy?	Conservation	and safety purposes and other		
	special purpo	special purposes.		
		Commercial uses are not permitted.		
Other provisions?	This statutory provision is an authorization for the			
	King of Norw	ay to create regulations consistent		
	with this sect	ion.		

Research or Study (Making Available)				
Who can make available?	Archives, libratinstitutions.	§ 16		
	Conditions:	None.		
What can be made	Works from the	he collections of the institution.		
available?	Conditions:	The work may be made available to individuals only by using terminals on the premises of the organization.		
Purpose of availability?	Research or	private study of an individual.		
	Conditions:	None.		
Other provisions?	This statutory provision is an authorization for the King of Norway to create regulations for making works available.			

Copies for Library Users				
Who can copy?	Archives, libraries, and museums within the scope of Section 16.			
	Conditions: None.			
What can be copied?	Published works from the collections of the institution.			
	Conditions: None.			
Purpose of the copy?	To make the copies available to the public.			
	Conditions: None.			
Other provisions?	This section also permits making the works available to the public.			
	All copying under this section must comply with the conditions of the applicable extended collective license pursuant to Section 36. Section 36 permits organizations representing authors to enter into such licenses, and the licenses may set the terms on which a user is permitted to make copies of works.			

Circumvention	Yes.	tection Measures	§ 53a		
Provisions?			3 555		
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.			
	Dealing in	Selling, renting, or in any other			
	Devices?	way making available;			
		manufacturing, or importing for			
		the making available to the			
		public; advertising for sale or			
		rental; and possessing for			
		commercial purposes			
		circumvention devices is			
		prohibited.			
	Providing	Offering circumvention services			
	Services?	is prohibited.			
Access Control or		Control. The provisions relate to			
Owner's Rights Control?		es that control the copying or			
		making available to the public of a protected work.			
Exemptions that could	The prohibition a	§ 53a			
be used by libraries?	shall not hinder copying pursuant to Section 16,				
	which allows library copying.		§ 53b		
	Rightsholders shall ensure that beneficiaries who				
	have legal access to a work, without hinder by an				
	effective technological protection measure, can				
	use the work and produce new copies, pursuant to				
		rary copying and other specifically			
		s to copyright protection.			
	Conditions:	The provisions of Section 53b			
		do not apply to computer			
Other provisions?	The statute inclu	programs.	S E 2h		
Other provisions?		des a procedure for beneficiaries	§ 53b		
		to petition the rightsholder for access, and the rightsholder can be ordered by the Copyright			
		, , , ,			
	Board to provide information enabling access. The Copyright Board may also rule that a beneficiary				
		ne measure if the rightsholder fails			
	to comply.	To measure if the rightenoider falls			
		vay may decide that some	1		
		sector of archives, libraries, and			
		atically shall receive the			
		ssary to ensure that circumvention			
		protection measures to enable the			
	legal copying is p				

Miscellaneous		
Private Copying	Permits single copies of some works for private use.	§ 12
Educational Uses	Series of provisions allowing specific uses of works for education, including by means of extended collective licensing.	§§ 13 to 13b & 18 & 21
Needs of Disabled Persons	Permits uses of some works for purposes of serving the needs of the blind and persons with	§§ 17 to 17b

	other disabilities.
Source	Act Relating to Copyright in Literary, Scientific, and Artistic Works etc. of Norway, No. 2 (12 May 1961), as amended through 22 December 2006, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=248181.
Last Edited:	4 December 2007; rev. 14 May 2015

## OMAN

General Provisions (applicable to each provision of Article 20)			
Author's consent?	No.	Art. 20	
Remuneration to	Not specified.		
author?			
Provide name of author?	Yes, if listed in the work.		
Provide source of	Yes, if listed in the work.		
borrowing?			
Moral Rights	The rights of use are subject to moral rights.		
Three-Step Test	A free use shall not be allowed if the use conflicts		
	with the normal exploitation of the work,		
	performance, or phonogram or unreasonably		
	prejudices the legitimate interests of the author,		
	performer, or producer of phonograms.		

Study or Private Research				
Who can copy?	Public librarie	Art.		
	centers, educ	20(3)(a)		
	and cultural in	and cultural institutions.		
	Conditions:	None.		
What can be copied?	Published art	icle or short work.		
	Conditions:	Copies allowed to the extent		
		justified by the purpose.		
		Single copies.		
		One-time reproduction or at varying		
		intervals, or repeated copying on		
		separate and unrelated occasions.		
Purpose of the copy?	Study or rese	earch.		
	Conditions:	To meet the need of a natural		
		person.		
		Without the purpose of direct or		
		indirect financial gain.		
Medium of the copy?	Reprographic			
	below.			
Other provisions?	No collective license is available under which such			
	reproduction	can be made.		

Preservation and Repla	acement			
Who can copy?	Public libraries, non-commercial document centers, educational establishments, and scientific and cultural institutions.		Art. 20(3)(b)	
	Conditions:	None.		
What can be copied?	Protected wo	rks.		
	Conditions:	None.		
Purpose of the copy?	To maintain t	To maintain the original copy.		
	To replace a copy which has been lost or damaged and for which it is not possible to obtain a substitute.			

	Conditions:	None.
Medium of the copy?	Reprographic	means. "Reproduction" is defined
	below.	
Other provisions?	None.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 40
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	No.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?		tion of "effective technological passes both concepts (Article	
Exemptions that could be used by libraries?	None.		

Miscellaneous				
Personal copying	Anyone may reproduce a work for personal and	Art. 6(f)		
	private purposes.			
Source	The Law on Copyright and Related Rights of Oman, Royal			
	Decree No. 65/2008 (4 May 2008), available at			
	http://www.wipo.int/wipolex/en/text.jsp?file_id=18094	l9.		
Last edited:	4 December 2007; rev. 27 August 2014; rev. 14 May	2015		

## **PAKISTAN**

Research, Study, or with a View to Publication (Unpublished Works)				
Who can copy?	Libraries, museums, or other institutions. (Note: Actually, the statute allows copying of works kept in such organizations, and the copying may implicitly be made by anyone.)  Conditions: The public must have access to the institution.		§ 57 (1)(p)	
What can be copied?	Unpublished kept in the ins Conditions:	literary, dramatic, or musical works		
Purpose of the copy?	For research publication. Conditions:	or private study or with a view to  None.		
Medium of the copy?	See definition	of "reproduction" below.		

Research or Study (Published Works)				
Who can copy?	of a public lib Libraries" are	By or under the direction of the person in charge of a public library or a non-profit library. "Public Libraries" are defined to include the national		
		hers as designated. (Section 2(z))	_	
	Conditions:	None.		
What can be copied?	Books, includ	ling pamphlets, sheets of music,		
	maps, charts,	, or plans.		
	Conditions:	Conditions: Can only copy if such work is not available for sale.		
		May make not more than three		
		copies.		
Purpose of the copy?	For use by th			
	Conditions:	Public use must be free of charge.		
Medium of copy?	See definition of "reproduction" below.			

Library Internal Use				
Who can copy?	By or under th	By or under the direction of the people in charge		
	of libraries att	ached to educational institutions.	(1)(o)	
	Conditions:	None.		
What can be copied?	Books, includ	ing pamphlets, sheets of music,		
	maps, charts,	or plans.		
	Conditions:	Conditions: The reproduction is permitted only if		
		such work is not available for sale.		
	The reproduction is limited to no			
		more than three copies.		
Purpose of the copy?	For use by the	For use by the library.		

	Conditions:	None.	
Medium of copy?	See definition	of "reproduction" below.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Remedies—Limitation against Libraries	Seizure of infringing copies from public libraries (and others) is barred.	§ 74(1)
Legal Deposit	Publishers must deliver a copy of any book or periodical published in the country to each of the public libraries.	§ 47; § 48
Defined Terms	"Reproduction" in the case of a literary, dramatic or musical work, includes a reproduction in the form of a record or of a cinematographic work, and, in the case of an artistic work, includes a version produced by converting the work into a three-dimensional form, or if it is in three dimensions, by converting it into a two dimensional form.	§ 2(zd)
Source	Copyright Ordinance of Pakistan, No. XXXIV (1962), amended through the Copyright Ordinance, 2000 (29 September 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12935	9
Last edited:	7 December 2007; rev. 14 May 2015	

## PANAMA

Preservation and Replacement					
Who can copy?	Nonprofit libra	Nonprofit libraries or archives.			
	Conditions:	None.	69(2)		
What can be copied?	Lawfully discl	osed works from the permanent			
	collections of	the institution.			
	Conditions:	None.			
Purpose of the copy?	To preserve t	he work.			
		If necessary, to replace a copy of a work in the permanent collections of another library or archive,			
	1 •	as been lost or damaged.			
	Conditions: Where it is not possible to acquire				
	Conditions.	such a copy in a reasonable time			
		and on reasonable terms.			

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 143-151
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	Yes. Manufacturing, importing, etc. are prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's rights.		
Exemptions that could be used by libraries?	Yes. Permits libraries and archives to access works for purposes of evaluating whether to acquire it.		Art. 146(1)

Miscellaneous		
Defined Term	"Reproduction" includes fixing a work for electronic storage.	Art. 2
Public Lending	Permits lending by libraries and archives that are not for profit.	Art. 69(6)
Source:	Law of Copyright and Neighboring Rights of Panama (10 October 2012), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=35013	
Last edited:	14 December 2007; rev. 14 May 2015	

## PAPUA NEW GUINEA

Research or Study			
Who can copy?	Public institut	tions.	§ 12(a)
	Conditions:	The activities of the institution must not serve direct or indirect commercial gain.	
What can be copied?	Published art extracts of wo	icles, other short works, or short	
	Conditions:	Only a single copy can be made.  The act of reproduction must be an isolated case occurring, where repeated, on separate and unrelated occasions.  The copy may only be made where there is no license or other authority available under which approval for such copies can be made.	
Purpose of the copy?  Medium of the copy?	request of a p Conditions:  Reprographic	The public institution must be satisfied that the copy shall be used solely for the allowed purposes. c reproduction. "Reprographic" is not	
	below.	m. See the definition of "reproduction"	

Preservation and Repl	acement			
Who can copy?	Public institu	Public institutions.		
	Conditions:	The activities of the institution must not serve direct or indirect commercial gain.		
What can be copied?	Works.			
	Conditions:	The act of reproduction must be an isolated case occurring, where repeated, on separate and unrelated occasions.  The copy may only be made where it is impossible to obtain the work under reasonable conditions.		
Purpose of the copy?	To preserve in that institu	or replace, where necessary, a work tion.		
	been lost, de	To replace, where necessary, a work that has been lost, destroyed, or rendered unusable in the permanent collection of another public institution.  Conditions: None.		
Medium of the copy?		c reproduction. "Reprographic" is not m. See the definition of "reproduction"		

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures				
Circumvention provisions?	Yes.		§ 29(1)		
Prohibited Acts?	The Act of Circumvention?  Dealing in	No.  Manufacturing or importing for			
	Devices?	sale or rental a circumvention device is prohibited.			
	Providing Services?	No.			
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures that prevent or restrict reproduction of a work or that impair the quality of copies made.				
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.			

Miscellaneous	
Defined Terms	"Reproduction" means the making of one or more copies of a work or sound recording for a limited period of time for profit making purposes.
Source	Copyright and Neighboring Rights Act of Papua New Guinea No. 21 (19 July 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=129337.
Last edited:	7 December 2007; rev. 14 May 2015

## **PARAGUAY**

Preservation and Replacement				
Who can copy?	Non-profit-ma	Non-profit-making public libraries or archives.		
	Conditions:	None.	(2)	
What can be copied?	Disclosed wo	orks in the permanent collection of the		
	library or arch	nive.		
	Conditions:	Only a single copy can be made.		
		Reproduction is permitted, provided		
		that it is not possible to acquire		
		such a copy in a reasonable time		
		and on acceptable terms.		
Purpose of the copy?	•	that copy and replace it in the event of		
		destroyed, or rendered unusable.		
	•	e copy in the permanent collection of		
		ry or archive that has been lost,		
	•	rendered unusable.		
	Conditions:	Reproduction is permitted insofar as		
		it does not interfere with the normal		
		exploitation of the work or		
		unreasonably prejudice the		
		legitimate interests of the author.		
Medium of the copy?	See definition	n of "reproduction" below.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes.		Art. 167
provisions?			(10)
Prohibited Acts?	Circumvention?	No.	
	Dealing in	Manufacturing, importing,	
	Devices?	selling, renting, or bringing into	
		circulation circumvention	
		devices is prohibited.	
	Providing	Rendering circumvention	
	Services?	services is prohibited.	
Access Control or	Owner's Rights.	The prohibition relates to devices	
Owner's Rights Control?	that the owners h	nave set in place to protect their	
_	rights.		
Exemptions that could	There are no exp	licit exemptions for libraries.	
be used by libraries?			

Miscellaneous		
Public Lending	The lending to the public of the lawful copy of a work expressed in writing by a library or archive that does not pursue any direct or indirect profit-	Art. 39(5)
Defined Term	making purpose is permitted.	Λ rt
Defined Term	"Reproduction" means the fixation of the work in a material or medium that enables it to be communicated, including electronic storage, either permanent or temporary, and the production of copies of all or part thereof.	Art. 2(37)
Source	Law on Copyright and Related Rights of Paraguay, No. 1328/98 (27 August 1998), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12942	
Last edited:	11 December 2007; rev. 14 May 2015	

## **PERU**

Preservation and Replacement			
Who can copy?	Public librarie	Public libraries and archives.	
	Conditions:	The institution must not pursue a	43(c)
		direct or indirect profit-making	
		purpose.	
What can be copied?	Works availa	ble in the permanent collection of the	
	library or arch	nive.	
	Conditions:	Individual reproduction is permitted.	
		Reproduction is only permitted	
		where it has proved impossible to	
		acquire such a copy within a	
		reasonable time and on reasonable	
		terms.	
		Preamble to Article 43 limits the	
		exception to works that have been	
		lawfully disclosed.	
Purpose of the copy?	•	the work and replace it where it has	
		destroyed, or rendered unusable.	
	•	work belonging to the permanent	
		another library or archive that has	
		destroyed, or rendered unusable.	_
	Conditions:	None.	_
Medium of the copy?		finition of "reproduction" below.	
Other provisions?		pecified in this Article, any use of	Art. 43
		mpetes with the author's exclusive	
		it his work shall be equivalent to	
	unlawful use.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 196A
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing, assembling, importing, altering, selling, renting, offering for sale or rental or bringing into circulation circumvention devices.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	devices that prev	Control. The provisions relate to rent or restrict the making of or that impair the quality of	
Exemptions that could be used by libraries?	educational non-	ccess by libraries, archives, or profit institutions to works for the naking decisions about	Art. 196B(IV)

Miscellaneous		
Restrictive Interpretation	The exceptions provided for in Articles 41 through 49 shall be interpreted restrictively, and may not be applied to cases that are contrary to proper practice.	Art. 50
Personal Copying	Reprographic reproduction of short fragments or of works published in graphic form that have been lawfully disclosed but are out of print is permitted for exclusively personal use.	Art. 43(b)
	Making copies of works, performances, or productions published as sound or audiovisual recordings is permitted for exclusively personal use; certain works are excluded.	Art. 48
Public Lending	Lending to the public the lawful copy of a work in written form by a library or archive whose activities have no direct or indirect profit-making purpose is permitted.	Art. 43(f)
Defined Terms	"Disclosure" means making the work, performance, or production available to the public by sale, rental, or lending, by any means that is or may yet become known of transferring ownership or possession of the said original or copy.	Art. 2(9)
	"Reproduction" means fixation of the work or intellectual production in a material medium that allows it to be communicated, including electronic storage, and the making of copies of all or part thereof.	Art. 2(37)
Source <sup>49</sup>	Copyright Law of Peru, No. 822 (23 April 1996), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12930 as amended by Legislative Decree No. 1076 (27 Juravailable at http://www.wipo.int/wipolex/en/text.jsp?file_id=18300 and by Law No. 30276 (13 November 2014), available http://www.wipo.int/wipolex/en/text.jsp?file_id=35513	00, ne 2008), 00, lle at
Last edited:	3 December 2007; rev. 29 August 2014; rev. 14 May	

<sup>&</sup>lt;sup>49</sup> Bolivia, Colombia, Ecuador, and Peru are members of the Andean Community and signatories to the Cartagena Agreement of 1969. Decision 351 of the Commission of the Andean Community includes copyright exceptions applicable in the member countries, including provisions for libraries and archives. See details in the footnote accompanying the Bolivia charts in this report.

# **PHILIPPINES**

Lending Fragile or Rar	e Works (Prese	ervation)	
Who can copy?	Libraries and	archives.	§ 188.1
	Conditions:	The activities of the institution must	(a) &
		not be for profit.	§ 188.2
What can be copied?	Works that by	y reason of their fragile character or	
	rarity cannot	be lent to a user in the original form.	
	Conditions:	A single copy may be made.	
		Limited number of copies allowed	
		as necessary to fulfill the	
		institution's mandate (Section	
		188.1).	
		A volume of a work published in	
		several volumes, a missing tome, or	
		pages of magazines or similar	
		works cannot be reproduced unless	
		the volume, tome, or part is out of	
		stock.	
Purpose of the copy?	For lending to		
	Conditions:	None.	
Medium of the copy?		c reproduction. "Reprographic" is not	
		m; see definition of "reproduction"	
	below.		

Research or Study			
Who can copy?	Libraries and	l archives.	§ 188.1
	Conditions:	The activities of the institution must	(b) &
		not be for profit.	§ 188.2
What can be copied?	Isolated artic	les contained in composite works.	]
	Brief portions	s of published works.	]
	Conditions:	Reproduction is permitted where it is necessary and considered expedient to supply the works to users.	
		A volume of a work published in several volumes, a missing tome, or pages of magazines or similar works cannot be reproduced unless the volume, tome, or part is out of stock.	
		Limited number of copies allowed as necessary to fulfill the institution's mandate (Section 188.1).	
Purpose of the copy?	For research	or study, as requested by users.	
	Conditions:	The purpose of the copying must be to deliver copies instead of lending the volumes or booklets.	
Medium of the copy?		c reproduction. "Reprographic" is not m; see definition of "reproduction"	

below.	

Preservation and Replacement			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	The activities of the institution must	(c) &
		not be for profit.	§ 188.2
What can be copied?	Works.		
	Conditions:	Limited number of copies allowed as necessary to fulfill the institution's mandate (Section 188.1).	
		Copies of the work are not available from the publisher.	
Purpose of the copy?	To preserve th	ne work.	
	To replace, if	necessary, a work that has been lost,	
	destroyed, or	rendered unusable.	]
	•	the permanent collection of another	
	,	or archive a work that has been lost,	
	•	rendered unusable.	
	Conditions:	None.	
Medium of the copy?		reproduction. "Reprographic" is not a see definition of "reproduction" below.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes. Provisions	added in 2012 are a definition and	§§
provisions?	remedies for circ	umvention.	171.12
Prohibited Acts?	The Act of	Yes.	& 216.1
	Circumvention?		
	Dealing in	No.	
	Devices?		
	Providing	No.	
	Services?		
Access Control or	Owner's rights. 7	The definition refers to acts in	§
Owner's Rights Control?	respect of a work	that are not authorized by the	171.12
_	rightsholder.	•	
Exemptions that could	None.		
be used by libraries?			

Miscellaneous		
Fair Use	The fair use of a copyrighted work for criticism, comment, news reporting, teaching including limited number of copies for classroom use, scholarship, research, and similar purposes is not an infringement of copyright. The statute specifies that decompilation of a computer program to achieve interoperability with other programs may also be fair use. The statute specifies the four factors: purpose of the use; nature of the work used; the amount of the work used; and effect of the use on the value of or market for the original.	§ 185
Neighboring Rights	The statutory exceptions also apply to the rights of	§ 212

	performers, producers of sound recordings, and broadcasting organizations.	
Legal Deposit	Where a library is entitled by law to receive copies of printed work, if special reasons so require, it may make a reproduction of a published work which is considered necessary for the collection of the library but is out of stock.	§ 188.2
	The deposit requirements for the Philippines are contained in Section 191.	§ 191
Importation	Up to 3 copies of works may be imported for use in libraries if the work is not available in the Philippines and several other requirements are met.	§ 190.1
Defined Terms	"Reproduction" is the making of one or more copies, temporary or permanent, in whole or in part, of a work or a sound recording in any manner or form without prejudice to the provision of Section 185 (on fair use).	§ 171.9
	"Published works" means works, which, with the consent of the authors, are made available to the public by wire or wireless means in such a way that members of the public may access these works from a place and time individually chosen by them:  Provided, That availability of such copies has been such, as to satisfy the reasonable requirements of the public, having regard to the nature of the work.	§ 171.7
Source	Intellectual Property Code of the Philippines, Part IV, Act No. 8293 (6 June 1997), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=129343 as amended by Republic Act No. 10372 (23 July 2012 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=285068	3, 2),
Last edited:	8 December 2007; rev. 30 August 2014; rev. 14 May 2	2015

## **POLAND**

General Provisions (applicable to various statutory exceptions.)				
Remuneration to author?	No, unless the specific statutory exception provides otherwise.	Art. 34		
Provide name of author?	Yes, subject to existing conditions.			
Provide source of borrowing?	Yes, subject to existing conditions.			
Three Step Test	The permitted use must not infringe the normal use of the work or violate the rightful interests of the author.	Art. 35		

Copying for Users			
Who can copy?	Libraries, arc	hives, and schools.	Art.
	Conditions:	None.	28(1)
What can be copied?	Disseminated	Disseminated works.	
	Conditions:	The copying must occur within the scope of the statutory objectives of the organization.  Excludes databases that qualify as protected works (Article 30¹).  Excludes computer programs (Article 77).	
Purpose of the copy?	To provide from	ee access to copies of disseminated	
	works.		
	Conditions:	None.	
Other provisions?	None.		

Preservation and Supplementation of the Institution's Collections				
Who can copy?	Libraries, arc	Art.		
	Conditions:		28(2)	
What can be copied?	Disseminated	d works.		
	Conditions:	Single copies.		
		Excludes databases that qualify as		
		protected works (Article 30 <sup>1</sup> ).		
		Excludes computer programs		
		(Article 77).		
Purpose of the copy?	To suppleme	nt, maintain, and/or protect the		
	collections of the organization.			
	Conditions:	None.		
Other provisions?	None.			

Research or Study (Making Available)				
Who can communicate?	Libraries, archives, and schools.		Art.	
	Conditions: None.		28(3)	
What can be	Works.			
communicated?	Conditions:	Excludes databases that qualify as protected works (Article 30 <sup>1</sup> ).		
		Excludes computer programs		

	(Article 77).	
Purpose of the	Research or learning purposes of an individual.	
communication?	Conditions: None.	
Medium?	Via information technology terminals located on	
	the premises of the institution.	
Other provisions?	None.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art 118 <sup>1</sup> (1)-(2)
Prohibited Acts?	The Act of Circumvention?	Using circumvention devices is prohibited.	
	Dealing in Devices?	Producing, carrying on trade, advertising for sale or rental, or keeping circumvention devices is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures that protect against communication, recording, or reproducing works or objects of related rights, and include access or security measures that fulfill the protective goal.		Art. 6 (10)- (11)
Exemptions that could be used by libraries?	There are no exp		
Other Provisions?	The rightsholder of a computer program may demand that the user of a computer program should destroy the technical means that he owns (including computer programs), used only to facilitate illegal removal or circumvention of the technical protection measures.		Art. 77 <sup>1</sup>

Miscellaneous		
Private Copying	Permits reproduction of most disseminated works for personal use.	Art. 23
Research Copying	Research and educational institutions can make copies of portions of published works for teaching and research purposes. (Note: Although a library may be a research institution, this statute seems aimed at research organizations that are conducting the research, in contrast to a library that makes copies for the research needs of others.)	Art. 27
	Centers of research and technical information and documentation may make and disseminate single copies of some works, limited to not more than one publishing sheet of excerpts of published works. (Note: This statute may apply to libraries, but it allows the organization to make, and give to users, a copy of only a small portion of published works.)	Art. 30
Needs of Disabled Persons	Permits broad uses of works for the needs of persons with disabilities.	Art. 33 <sup>1</sup>
Defined Term	A "disseminated work" shall mean a work which, with permission of its author, has been made available to the	Art. 6(3)

	public by any means whatsoever.
Source	Copyright and Related Rights Act of Poland, No. 83 (4 February
	1994), as amended through Alteration of the Law on Copyright and
	Neighboring Rights, No. 91 (10 October 2010), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=129378.
Last edited:	7 December 2007; rev. 15 May 2015

## **PORTUGAL**

General Provisions (applicable to various statutory exceptions)				
Provide name of author?	Yes. Must provide where possible the name of the author and publisher, the title of the work, and other identifying information.	Art. 76(1)		
Provide source of borrowing?	Yes. See above.			
Three Step Test	The use must not prejudice the interests of the rightsholders.	Art. 76(2)		

General Library Use				
Who can copy?	noncommerci	Publicly library, public archive, public museum, noncommercial documentation center, or scientific or educational institution.		
	Conditions:			
What can be copied?	Works previo	usly made available to the public.		
	Conditions:	The amount of the work copied and the number of copies are limited to the needs of the institution.		
Purpose of the copy?	To meet the r	To meet the needs of the institution.		
	To preserve t	he work.		
	Conditions:	The use is not for direct or indirect economic or commercial advantage.		
Medium of the copy?	Not specified	Not specified.		
Other provisions?	May be subje (Article 76(1)	ct to remuneration to the author (b)).		

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures				
Circumvention	Yes.		Art. 218		
provisions?					
Prohibited Acts?	The Act of	The act of circumvention is			
	Circumvention?	prohibited.			
	Dealing in	Manufacturing, importing,	Art. 219		
	Devices?	distributing, selling, renting,			
		advertising for sale or rental, or			
		possessing for commercial			
		purposes circumvention devices			
		is prohibited.			
	Providing	Providing circumvention			
	Services?	services is prohibited.	Art. 217		
Access Control or	•	Both. The provisions relate to technical measures			
Owner's Rights Control?	used to prevent o				
	includes access of				
Exemptions that could	Where, because of	Art. 221			
be used by libraries?	measures, a user is unable to carry out acts				
	permitted by copyright exemptions, the rights				
	holders should tal				
	access.	access.			
	Conditions:	The exemption does not apply	Art. 222		

Other provisions? When rights holders do not take voluntary A	
measures to ensure that beneficiaries can use works, the beneficiary can apply to the Commission for Mediation and Arbitration.	Art. 221 Art. 217

Miscellaneous	
Source	Code of Copyright and Related Rights of Portugal, Law No. 53/85 (14 March 1985), as amended through Law No. 16/2008 (1 April 2008), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=198457.
Last edited:	20 December 2007; rev. 15 May 2015

## **QATAR**

Research or Study			
Who can copy?	Libraries and	archives.	Art. 21
	Conditions:	The activities of the institution must	(2)(a)
		not serve direct or indirect gain.	
What can be copied?	Published art	icles, summaries, or extracts of	
	works.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction may be	
		repeated only on separate and	
		unrelated occasions.	
		The reproduction may only occur if	
		there is no collective license	
		available for reproduction by a	
		competent authority in the collection	
		management of rights of which the	
		library or archive is or should be	
		aware.	
Purpose of the copy?	•	holarship, or research, for the needs	
	of a natural p		
	Conditions:	The library or archive must be	
		satisfied that the copy will be used	
		solely for the permitted purposes.	
Medium of the copy?		reproduction. "Reprographic" is not	
		m. See definition of "reproduction"	
	below.		

Preservation and Replacement			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	The activities of the institution must	(2)(b)
		not serve direct or indirect gain.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case.	
		The reproduction is only permitted	
		where it is impossible to obtain such	
		a copy under reasonable conditions.	
Purpose of the copy?	To preserve t	he original copy.	
	To replace, w	hen necessary, a lost, destroyed, or	
	copy rendere	d unusable in the permanent	
	collection of a	another similar library or archive.	
	Conditions:	None.	
Medium of the copy?		reproduction. "Reprographic" is not	
	a defined terr	m. See definition of "reproduction"	
	below.		

Anti-Circumvention of T	echnological Protection Measures	
Circumvention	Yes.	Art. 51

provisions?			
Prohibited Acts?	The Act of	No.	
	Circumvention?		
	Dealing in	Manufacturing or importing a	
	Devices?	circumvention device is	
		prohibited.	
	Providing	No.	
	Services?		
Access Control or	Owner's Rights C	Control. The provisions relate to	
Owner's Rights Control?	devices designed	I to prevent or limit the	
	reproduction of a	work or meant to undermine the	
	quality of the wor	k.	
Exemptions that could	There are no exp	licit exemptions for circumvention.	
be used by libraries?			

Miscellaneous		
License to Translate and Reproduce	Citizens may obtain from the Minister of Economy and Trade a license for translation into Arabic of a foreign work and reproduce certain works on terms	Art. 27
	reflecting the Berne Appendix.	
Defined Term	"Reproduction" means the production of one or more copies of work by means of printing, painting, engraving, photography, in form or in any manner, including permanent or temporary storage in electronic form.	Art. 1
Source	Law on the Protection of Copyright and Related Righ Qatar, No. 7 (8 June 2002), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12946	
Last edited:	4 December 2007; rev. 15 May 2015	

## REPUBLIC OF KOREA

General Provisions (applicable to various statutory exceptions)			
Provide name of author?	Yes. If the author's name or pseudonym is on the	Art. 37	
	work, is must be indicated with the use.		
Provide source of	Yes. Must indicate the source of the work in a	Art. 37	
borrowing?	manner deemed reasonable in the situation.		
Moral rights?	The statutory exceptions shall not be interpreted	Art. 38	
	as affecting the author's moral rights.		

Research or Study			
Who can copy?	Libraries identified under the Libraries Act and facilities, as prescribed by Presidential Decree, that provide books, documents, records, and other		
	Conditions:	ectively "books, etc.") for public use.  None.	
What can be copied?	Parts of books already public	s, etc., kept at the institution, that are ly available.	
	Conditions:	Only a single copy can be made.  May also reproduce for the user a copy of a work obtained by the institution pursuant to Article 31(3).	
Purpose of the copy?		and study, at the request of a user.  None.	
Medium of the copy?	See definition under this prov		
Other provisions?	Reproductions 31(1)(1) are su rightsholder, e education (Art		
	digital form pu must take mea	are reproduced or transmitted in rsuant to Article 31(1), the institution asures as prescribed by Presidential vent infringements (Article 31(7)).	

Preservation				
Who can copy?	Libraries iden facilities, as p that provide b materials (col Conditions:	Art. 31(1)(2)		
What can be copied?	Books, etc. Conditions:	Books, etc.		
Purpose of the copy?	For preservat	ion.		
	Conditions: Reproduction is permitted, where necessary for the stated purpose.			
Medium of the copy?	See definition of "reproduction" below. Copies under this provision may not be in digital form, if the books, etc., are being sold in digital form (Article 31(4)).			

Other provisions?	One institution may provide to another institution, at its request, copies of books, etc., that are out of print or for similar reason not widely available for purpose of preservation. Copies under this provision may not be in digital form (Article 31(1)(3)).	
	If books, etc., are reproduced or transmitted in digital form pursuant to Article 31(1), the institution must take measures as prescribed by Presidential Decree to prevent infringements (Article 31(7)).	

Making Available by Co	mputer at the	Library	
Who can communicate?	Libraries iden	tified under the Libraries Act and	Art.
	facilities, as p	31(2)	
	that provide b		
	materials (col		
	Conditions:	None.	
What can be	Books, etc.		
communicated?	Conditions:	The number of users at any one time may not exceed the number of copies of books, etc., at the institution or otherwise authorized to be used.	
Purpose of the	To reproduce	or interactively transmit the works to	
communication?	allow users a	t the institution to peruse them by	
	computer.		
	Conditions:	None.	
Medium?	under this pro the books, etc (Article 31(4))		
Other Provisions?	digital form po must take me	are reproduced or transmitted in ursuant to Article 31(2), the institution easures as prescribed by Presidential event infringements (Article 31(7)).	

Making Available by Computer at Other Libraries			
Who can copy?	Libraries identified under the Libraries Act and facilities, as prescribed by Presidential Decree, that provide books, documents, records, and other materials (collectively "books, etc.") for public use.  Conditions: None.		Art. 31(3)
What can be copied?	Books, etc. Conditions:	If the books, etc., have been published for sale, they may not be reproduced or transmitted until at least five years after the publication date.	
Purpose of the copy?	•	or interactively transmit the works to tother institutions to peruse them by None.	

Medium of the copy?	See definition of "reproduction" below. Copies under this provision may not be in digital form, if the books, etc., are being sold in digital form (Article 31(4)).	
Other provisions?	Reproductions in digital form pursuant to Article 31(3) are subject to remuneration to the rightsholder, except some reproductions for education (Article 31(5)).	
	If books, etc., are reproduced or transmitted in digital form pursuant to Article 31(3), the institution must take measures as prescribed by Presidential Decree to prevent infringements (Article 31(7)).	

Anti-Circumvention of Technological Protection Measures				
Circumvention	Yes.		Art.	
provisions?			104bis	
Prohibited Acts?	The Act of	Prohibition against intentionally		
	Circumvention?	or negligently circumventing		
		meansures.		
	Dealing in	Prohibition against		
	Devices?	manufacturing, importing, etc. of		
		devices.		
	Providing	Prohibition against providing		
	Services?	relevant services.		
Access Control or		ion of "technological protection		
Owner's Rights Control?		to measures that restrict access		
		ements. See Article 2(28).		
Exemptions that could		des a list of diverse exemptions,		
be used by libraries?	including one permitting nonprofit libraries to			
	circumvent measures in order to exercise rights of			
	use under Article 31(1). This exemption applies			
	only when any access to the work is impossible			
		without circumventing technological protection		
	measures. See /	Article 104bis(1)(5).		

Miscellaneous		
Educational Uses	Permits various uses on detailed terms for educational purposes.	Art. 25
Private Copying	Permits individual to make copies of publicly available works for non-commercial purposes, provided that this exception does not apply to the use of a photocopier available for public use.	Art. 30
Needs of Disabled Persons	Permits making versions of some works for the needs of the visually impaired.	Art. 33
Fair Use	Permits use works for news reporting, criticism, education and research when such use does not conflict with the normal exploitation of works and does not unreasonably prejudice the legitimate interests of the rightsholder. In determining whether a use is a fair use, the factors to be considered are the four factors comparable to U.S. fair use. The statute further provides that it does	Art. 35ter

	not apply to the specific exceptions, including the library exceptions of Article 31.	
Orphan Works	Where a person who wishes to use a work (other than a foreign work) has been unable to obtain a license because he could not identify or contact the holder of the economic rights, in spite of having made reasonable efforts, the person who wants to use protected contents may obtain a license through an approval from the Minister of Culture, Sports and Tourism upon the payment or deposit of compensation in the amount determined by that Minister.	Art. 50
Defined Term	"Reproduction" means the reproduction of works in a tangible form by means of printing, photographing, photocopying, sound or visual recording or other means; in the case of architectural works, it includes the construction of an architectural work according to the models or architectural plans.	Art. 2(22)
Source <sup>50</sup>	Copyright Act of the Republic of Korea, No. 432 (28 1957), as amended through No. 12137 (30 December available at http://www.wipo.int/wipolex/en/text.jsp?file_id=33240	er 2013),
Last edited:	4 December 2007; rev. 13 May 2015	

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This study benefited from a 2011 version of the Copyright Act available in English at http://www.wipo.int/wipolex/en/details.jsp?id=12873.

## REPUBLIC OF MOLDOVA

General Provisions (applicable to various statutory exceptions)			
Author's consent?	No. The use is permitted without consent of the	Art. 27(1)	
	author or other holder of the copyright.		
Remuneration to	No. The use is permitted without payment of		
author?	remuneration.		
Provide name of	Yes. The use is permitted subject to mention of		
author?	name of the author.		
Provide source of	Yes. The use is permitted subject to mention of		
borrowing?	the source of the borrowing.		

Replacement Copies			
Who can copy?	Libraries or a	Libraries or archive services.	
	Conditions:	None.	27(1)(a)
What can be copied?	Lawfully publi	shed works.	
	Conditions:	A single copy can be made, to the extent justified by the purpose.	
		If impossible to obtain copies of the work in the usual manner.	
Purpose of the copy?	To replace co		
	To make a co		
	works that ha unusable.		
	Conditions:	For no direct or indirect economic or commercial advantage.	
Medium of copy?	Reprographic	reproduction. See definition below.	

Private Study or Research			
Who can copy?	Libraries or a	Art.	
	Conditions:	None.	27(1)(b)
What can be copied?	Isolated articles and other succinct works.		
	Relatively short extracts from lawfully published		
	literary works	•	
	Conditions:	Computer software is excluded.	
		A single copy can be made, to the	
		extent justified by the purpose.	
		A work may be copied where no	
		reprographic reproduction license	
		is offered by a collective rights	
		organization in a manner that the	
		library or archive service is aware	
		or should be aware of it.	
Purpose of the copy?	For study or r	esearch for the needs of individuals.	
	Conditions:	Not intended to be used to obtain a	
		direct or indirect economic or	
		commercial advantage.	
Medium of copy?	Reprographic	reproduction. See definition below.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 52
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	
	Circumvention?	prohibited.	
	Dealing in	Manufacturing, importing,	
	Devices?	distributing (selling, renting,	
		etc.), advertising any equipment	
		or components thereof, holding	
		for commercial purposes, and	
		providing equipment or	
		components for circumvention	
	D ' ' '	devices is prohibited.	
	Providing	No.	
	Services?		
Access Control or	•	ions prohibit the specified actions,	
Owner's Rights Control?		ether an infringement results.	
Exemptions that could		t benefit from certain of the	Art.
be used by libraries?		ding the library exceptions, may	52(2)
		mental commission for mediation	
		htsholders provide the means to	
		s of the exceptions, provided that	
		ful access to the work that is	
		yright, neighboring rights, or other	
	legal rights.		

Miscellaneous		
Archival Copying	Libraries may make electronic copies of works	Art. 28(q)
	that are publicly accessible for archival purposes.	
Defined terms	"Reprographic reproduction" means the facsimile reproduction of the original of a written or other graphic work, whether in the same format, enlarged or reduced, by means of photocopying or with the aide of other technical means, except for those of publishing; reprographic reproduction does not include recording in an electronic (including digital) or optical form or in any other machine-readable form.	Art. 3
Source	Copyright Act of Moldova, No. 139 (2 July 2010), a http://www.agepi.gov.md/pdf/law/l_139_2010-en.pd	
Last edited:	4 December 2007; rev. 29 August 2014; rev. 14 Ma	ay 2015

### **ROMANIA**

General Provisions (applicable to various statutory exceptions)			
Author's consent?	No.	Art.	
Remuneration to	No.	33(1);	
author?		Art.	
Provide name of author?	Yes, for uses under Art. 33(1)(e).	33(4)	
Provide source of	Yes, for uses under Art. 33(1)(e), and only for		
original?	certain artworks and for photographs and		
	architecture.		

General Library Exception					
Who can copy?	Publicly acce	Art.			
	establishmen	establishments, museums, or archives.			
	Conditions:	None.	Art.		
What can be copied?	Works alread	y disclosed to the public.	33(1)		
	Conditions:	None.			
Purpose of the copy?	Not specified	Not specified.			
	Conditions:	Must not be for direct or indirect			
		economic or commercial advantage.			
Medium of the copy?	Any. See def	Any. See definition of "reproduction."			
Other provisions?	Must be a spe	Must be a specific act of reproduction.			
	Provided suc	Provided such uses conform to proper practice,			
	are not at var				
		the work, and are not prejudicial to the author or to			
	the owners of	f the exploitation rights.			

Replacement				
Who can copy?	Not specified, but implicitly one of the			
	organizations	33(1)(d);		
	Conditions:	None.	Art.	
What can be copied?	Complete rep	production of a copy of a work that is	33(1)	
	already disclo	osed to the public.		
	Conditions:	Must be the sole copy in an archive or library's permanent collection.		
Purpose of the copy?	For replacem	ent.		
	Conditions:	In the event of the destruction,		
		serious deterioration, or loss of the		
		work.		
Medium of the copy?	Any. See det	finition of "reproduction."		
Other provisions?	Must be withi	n the framework of libraries,		
		museums, film archives, sound archives, archives		
	of nonprofit c	ultural or scientific public institutions.		
	Provided such uses conform to proper practice,			
		are not at variance with the normal exploitation of		
		I are not prejudicial to the author or to		
	the owners of	f the exploitation rights.		

Research or Study		
Who can copy?	Not specified, but implicitly one of the	Art.
	organizations listed below.	33(1)(d);
	Conditions: None.	Art.
What can be copied?	Brief excerpts from works that are already	33(1)
	disclosed to the public.	
	Conditions: None.	
Purpose of the copy?	For information or research.	
	Conditions: None.	
Medium of the copy?	Any. See definition of "reproduction."	
Other provisions?	Must be within the framework of libraries,	
·	museums, film archives, sound archives, archives	
	of nonprofit cultural or scientific public institutions.	
	Provided such uses conform to proper practice,	
	are not at variance with the normal exploitation of	
	the work, and are not prejudicial to the author or to	
	the owners of the exploitation rights.	

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 138 <sup>5</sup>
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?		
	Providing Services?		
Access Control or Owner's Rights Control?	Both. May implement technological measure for the protection of the rights recognized by the present law. An effective technological measure is made through application of an access control or protection measure.		Art. 138 <sup>5</sup> (1)- (3)
Exemptions that could be used by libraries?	Owners of rights that have instituted technological measures must provide to the beneficiaries of certain copyright exceptions (including the library exception in Art. 33(1)(e)) the necessary means for lawful access to the work. That provision does not apply if protected works made available to the public, according to the contractual clauses agreed between the parties, so that the members of the public to be permitted to have access to them in any place and at any time chosen, individually.		Art. 138 <sup>5</sup> (4)- (5)

Miscellaneous		
Public Lending	Lending by libraries does not require permission but the author is entitled to remuneration. The library lending right cannot be waived. Remuneration is not owned for lending by libraries that are part of educational institutions or by public libraries with free access.	Art. 14 <sup>4</sup>
Analysis, Commentary or Criticism, or for Illustration	It is permitted to use brief quotations from a work for the purpose of analysis, commentary or criticism, or for illustration.	Art. 33(1)(b)

		_
Teaching Purposes	Limited right to use or make copies of isolated	Art.
	articles or brief excerpts from works in	33(1)(c);
	publications, television or radio broadcasts or	Art.
	sound or audiovisual recordings for teaching	33(1)(g);
	purposes; the representation and execution of a	Art.
	work as part of the activities of educational	33(2)(d)
	establishments for specific purposes; or of works	
	for teaching or scientific research.	
Needs of Disabled	Limited right to make copies for the benefit of	Art.
Persons	people with disabilities.	33(2)(e)
Personal Copying	Limited right to make copies for personal use.	Art.
		34(1)
Related Rights	The exceptions in Art. 33 also apply to rights	Art. 112;
· · · · · · · · · · · · · · · · · · ·	related to copying, including rights associated with	Art. 116
	performers, producers of recordings and	/ " " ' ' '
	audiovisual works, and radio and television	
	broadcasts.	
Defined Terms	"Reproduction" means the making, in whole or in	Art. 14
Defined Terms	part, of one or more copies of a work, directly or	AIL. 14
	indirectly, temporarily or permanently, by any	
	means and under any form, including the making	
	of any sound or audiovisual recording of a work, as	
	well as its permanent or temporary storage by	
	electronic means.	
Source	Law on Copyright and Neighboring Rights of Roman	
	(14 March 1996), as amended through No. 329/2006	5 (31 July
	2006), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=16068	55
Last edited:	25 April 2014; rev. 15 May 2015	

### **RUSSIAN FEDERATION**

Preservation				
Who can copy?		es and archives where access to	Art.	
	archival documents is not restricted.		1275(2)(1)	
	Conditions:	Conditions: None.		
What can be copied?	Works held b	y the library or archive and lawfully		
	put into civil circulation.			
	The copy in t	The copy in the collection must also be in one of		
		categories: (1) dilapidated, worn out,		
	•	fective; (2) singular or rare work or		
		used by readers may lead to loss,		
		destruction; (3) on a machine-readable		
		nich there are no facilities for using it;		
		of exceptional scientific and		
		mportance, provided the latest edition		
		published in the Russian Federation		
	Conditions:	vious ten years.		
	Conditions.	Single copies.  Without consent of the author or	-	
		other rightsholder.		
			-	
		Without payment of a fee to the author or other rightsholder.		
Purpose of the copy?	To ensure the	e safekeeping and availability of the	1	
Turposo or the copy.	works for use			
	Conditions:	No aim to derive profits.	1	
Medium of the copy?	Any. The sta	tute permits copies, in particular in		
. ,	electronic for	•		
Other provisions?	Must cite the	name of the author whose work is		
		nd the source of the borrowing.		
		in electronic form consistent with this		
		y be made available to library users in		
		a manner consistent with Article 1275(1). (See		
	Article 1275(3).)			
		eiving copies of dissertations in		
	_	vith the law obligating deposit of		
	copies may m			
	conditions of and for the purposes set forth in			
	Article 1275(2). (See Article 1275(4).)		-	
		sertations made in electronic form		
		th the foregoing provision may be le to library users in a manner		
		th Article 1275(1). (See Article		
	1275(4).)	117 (1010 1270(1). (OCC AITIOIC		
	1270(1).)			

Replacement				
Who can copy?		Public libraries and archives where access to archival documents is not restricted.		
	Conditions:	None.		
What can be copied?	Works held by put into civil c	y the library or archive and lawfully irculation.		

	Conditions:	Single copies.	
		Without consent of the author or	
		other rightsholder.	
		Without payment of a fee to the	
		author or other rightsholder.	
Purpose of the copy?	To restore or	replace lost or spoiled copies.	
	To provide co	ppies of such work to other libraries or	
	archives (whe	ere access to archival documents is	
	not restricted	) that have lost them from their	
	collections fo	r any reason.	
	Conditions:		
Medium of the copy?	Any. The sta	tute permits copies, in particular in	
	electronic for	m.	
Other provisions?	Must cite the	name of the author whose work is	
	being used a	nd the source of the borrowing.	
		in electronic form consistent with this	
	provision may	y be made available to library users in	
		nsistent with Article 1275(1). (See	
	Article 1275(3		
		eiving copies of dissertations in	
		vith the law obligating deposit of	
		nake copies subject to the general	
		and for the purposes set forth in	
		2). (See Article 1275(4).)	
	•	sertations made in electronic form	
		th the foregoing provision may be	
		le to library users in a manner	
		th Article 1275(1). (See Article	
	1275(4).)		

Research or Study (Ar	ticles and Shor	rt Works)	
Who can copy?	Public librarie	Public libraries and archives where access to	
	archival docu	uments is not restricted.	1275(5)
	Conditions:	None.	
What can be copied?		ticles and short works lawfully collections, newspapers, and other	
		ts from other lawfully published s, with or without illustrations.	
	Conditions:	Single copies.	
		Without consent of the author or other rightsholder.	
		Without payment of a fee to the author or other rightsholder.	
Purpose of the copy?	For scientific and educational purposes, as requested by citizens.		
	Conditions:	No aim to derive profits.	
Medium of the copy?	Any. The sta	atute permits copies, in particular in	
Other provisions?		name of the author whose work is and the source of the borrowing.	

Research or Study (Making Available)			
Who can communicate?	Public librarie	es and archives where access to	Art.
	archival docu	ments is not restricted.	1275(1)
	Conditions:	None.	
What can be	Works lawfull	y put into civil circulation.	
communicated?	Conditions:	Without consent of the author or other rightsholder.	
		Without payment of a fee to the author or other rightsholder.	
Purpose of the	To provide te	mporary and gratuitous use of the	
communication?	originals or co	opies of the works.	
	Conditions:	No aim to derive profits.	
		In particular to allow mutual use of	
		library collections.	
Medium?	Not limited to any format or medium. However, digital copies of works may be provided only on the premises of the library or archive, and if it is impossible for users to make digital copies of the works.		
Other provisions?	None.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 1299
Prohibited Acts?	The Act of Circumvention?	Prohibits actions directed at eliminating technological protections.	
	Dealing in Devices?	Prohibits preparing, providing, importing a circumvention device, if for purpose of obtaining profit, and if the result is that the technological protection is made impossible or ineffective.	
	Providing Services?	Prohibits the rendering of services under similar conditions as dealing in devices.	
Access Control or Owner's Rights Control?		Both. The statute refers to controlling access and preventing unauthorized uses.	
Exemptions that could be used by libraries?	A provision allows a person who may benefit from a copyright exception to demand of the rightsholder the removal of the technological restriction or to provide an opportunity for use of the work. This provision applies only to certain statutory copyright exceptions, including Article 1274(2), but not Article 1275.		Art. 1299(4)

Miscellaneous		
Defined Terms	In the context of the statute on private copying, "reproduction" is defined as "the facsimile reproduction with the help of technical facilities," suggesting that reproduction may include any technological format so long as the reproduction is	Art. 1273(4)

	a facsimile image.	
Needs of the Blind	General provision permitting the making of special formats of works and reproduction and promulgation of works for persons who are blind or partially sighted (starblind). Neither of the two provisions for the blind may apply to works created specifically for use in special formats or to phonograms consisting mainly of musical works.	Art. 1274(2)
Libraries and the Blind	Provision explicitly authorizing libraries to provide to persons who are blind or partially sighted with copies of works created in special formats for temporary use at home and by access through information telecommunication networks. The government is authorized to determine the allowed formats, the procedures for access, and the libraries that may provide networked access.	Art. 1274(2)
Educational Uses	Educational institutions are permitted to make copies of articles and other short, published works and to provide the copies to trainees and pedagogical workers for conducting examinations and self-training.	Art. 1275(6)
Open License	Statutory provision that recognizes a legal effect of a license, whereby the author or other rightsholder grants a license to use a work of science, literature, or the arts by means of a simplified procedure. The terms of the license must be accessible to an indefinite circle of persons such that the licensees can be familiar with the terms before using the work. The licensor has rights against a licensee who does not follow the terms of the license. (The statute does not name any specific license system, but this provision is evidently consistent with Creative Commons and other systems for publicly licensing use of copyrighted works.)	Art. 1286.1
Source	Civil Code of the Russian Federation, No 230-FZ (18 December 2006), amended through 2014, available http://www.wipo.int/wipolex/en/text.jsp?file_id=33587 including the most recent amendment, No. 35-FZ (12 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=34544	at '9, 2 March 4.
Last edited:	26 April 2008; rev. 26 October 2014; rev. 15 May 20	15

### **RWANDA**

Study or Private Resea	arch		
Who can copy?	Any library or	Any library or archive.	
	Conditions:	Whose activities do not serve direct or indirect gain.	207(1)
What can be copied?	A published a	A published article or other short work or short	
	extract of a w	extract of a work.	
	Conditions:	May make a few copies of the work.	
		Isolated case of copying, or if	
		repeated only on separate and	
		unrelated occasions.	
		Without authorization of the author	
		or other owner of copyright.	
Purpose of the copy?	Study, schola	arship, or private research.	
	Conditions:	To satisfy the request of a natural	
		person.	
		The library or archive is satisfied	
		that the copy will be used solely for	
		the allowed purpose.	
Medium of the copy?		c reproduction. "Reproduction" is	
	defined belov	N.	
Other provisions?	Applies only	if no collective license is available.	

Preservation and Repla	acement		
Who can copy?	Any library or	archive.	Art.
	Conditions:	Whose activities do not serve direct or indirect gain.	207(2)
What can be copied?	Works.		
	Conditions:	May make a few copies of the work.	
		Isolated case of copying, or if repeated only on separate and unrelated occasions.	
		Without authorization of the author or other owner of copyright.	
Purpose of the copy?	To preserve a	a copy and if necessary replace a	
	To replace a copy which has been lost, destroyed, or rendered unusable in the permanent collection of another similar library or archive.		-
	To replace a copy which has been lost, destroyed, or rendered unusable.		
	Conditions:	None.	
Medium of the copy?	Reprographic defined below	c reproduction. "Reproduction" is v.	
Other provisions?	None.		

Anti-Circumvention of Technological Protection Measures				
Circumvention	Yes.	Art. 269		
provisions?				

Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	Yes.	
	Providing	No.	
	Services?		
Access Control or	Owner's rights.		
Owner's Rights Control?			
Exemptions that could	No. The only sta	tutory exception applies to the	
be used by libraries?	right to make sing	gle copies by individuals for	
*	private use under	r Article 203.	

Miscellaneous		
Definitions	"Reproduction" is the making of one or more copies of a work or phonogram, or a part of both, in any manner or form, including recording of sounds and images, permanent or temporary storage of the work or phonogram in electronic form (Article 6(38)).  "Reprographic reproduction of a work" is the making of copies in facsimile of original or of copies of the work by means other than painting; reducing or enlarging in facsimile are also considered to be a reprographic reproduction (Article 6(39)).	Art. 6
Personal Copying	New version is enacted at Article 203.	Art. 18(I)(a)
Berne Appendix	The ability to secure a compulsory license to make reproductions and translations for education is enacted at Articles 238-241.	Art. 22-23; Art. 115-145
Limitations for Sound Recordings and Broadcasts	Article 247(6) provides that where a work may be used without authorization of the author or copyright owner, such as the library exception, that right of free use also applies to neighboring rights protections for performers, phonograms, and broadcasts.	Art. 105
Source	Law on the Protection of Intellectual Property of Rwa 31/2009 (26 October 2009), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=19421	
Last edited:	30 November 2007; rev. 26 August 2014; rev. 15 Ma	

### SAINT KITTS AND NEVIS

Preservation			
Who can copy?	Librarian of a	a prescribed library or archive.	§ 64
	Conditions:	None.	
What can be copied?	Any item in tl or archive.	he permanent collection of the library	
	Conditions:	Any literary, dramatic, or musical work.	
		Including any illustrations accompanying such work.	
		Including, in the case of published works, the typographical	
		arrangement.	
Purpose of the copy?	To preserve	the item.	
	Conditions:	By making a copy and placing the copy in such permanent collection in addition to or in place of the item.	
Medium of the copy?	Any. See de	finition of "copy."	
Other provisions?		escribed conditions.	
	The prescribe	The prescribed conditions shall restrict the making	
	of copies to	of copies to cases where it is not reasonably	
	•	purchase a copy of the item in	
	question for t	the purpose.	

Replacement			
Who can copy?	Librarian of a	prescribed library or archive.	§ 64
	Conditions:	None.	
What can be copied?	An item in the archive.	An item in the permanent collection of the library or archive.	
	Conditions:	Any literary, dramatic, or musical work.  Including any illustrations	
		accompanying such work.	
		Including, in the case of published editions, the typographical	
		arrangement.	
Purpose of the copy?	To replace the item.		
	Conditions:	By making a copy and placing the copy in such permanent collection in addition to or in place of the item.	
		In the alternative, by making a copy and replacing in the permanent collection of another prescribed library or archive.	
Medium of the copy?	Any. See de	finition of "copy."	
Other provisions?	Item in another prescribed library or archive must		
	have been lo	have been lost, destroyed, or damaged.	
	Subject to pre	escribed conditions.	
	•	ed conditions shall restrict the making cases where it is not reasonably	

practicable to purchase a copy of the item in	
question for the purpose.	

Supply to Other Librar	ies			
Who can copy?	Librarian of a	prescribed library or archive.	§ 63	
	Conditions:	None.		
What can be copied?	An article in a	An article in a periodical.		
	The whole or	The whole or part of a published edition of a		
	literary, dram	literary, dramatic, or musical work.		
	Conditions:	See condition below regarding		
		whole work.		
		Including any illustrations		
		accompanying such work.		
		Including, in the case of published		
		editions, the typographical		
		arrangement.		
Purpose of the copy?	To make and supply a copy to another prescribed			
	library or arcl			
	Conditions:	None.		
Medium of the copy?		finition of "copy."		
Other provisions?		It is not permitted to make a copy of the whole or		
		part of a published edition of a literary, dramatic, or		
		musical work if, at the time the copy is made, the		
		librarian making it knows or could, by reasonable		
		inquiry, ascertain the name and address of a		
	•	ed to authorize the making of the		
	copy.			

Research or Study (Pub	Research or Study (Published Works)				
Who can copy?	Librarian of a	prescribed library or archive.	§ 62		
	Conditions:	None.	7		
What can be copied?	An article in a	periodical.	7		
	A part of a literary, dramatic, or musical work from				
	a published edition, not being an article in a periodical.				
	Conditions:	None.	7		
Purpose of the copy?	For research	or private study.			
	Conditions:	Must satisfy the librarian that these are the only purposes.			
Medium of the copy?	Any. See def	finition of "copy."	1		
Other provisions?	Subject to prescribed conditions.		7		
	copies shall be the librarian to private study purpose; (b) to more than on one article from person shall be the same management.	rescribed conditions.  Deed conditions shall include: (a) that be supplied only to persons satisfying that they are required for research or y and will not be used for any other that no person shall be furnished one copy of an article or with more than from a periodical issue; (c) that no I be furnished more than one copy of aterial from other types of works or a reasonable proportion of the work; persons receiving copies are required			

to pay for the copies a sum not less than the cost	
attributable to their production including a contribution to the general expenses of the library.	

Research or Study (Ur	published Wor	ks)	
Who can copy?		prescribed library or archive.	§ 65
	Conditions:	None.	
What can be copied?	Whole or par	t of a literary, dramatic, or musical	
	work.		
	Conditions:	From a document in the library or	
		archive.	
		Including any illustrations	
		accompanying the work.	
Purpose of the copy?	To make and study.	supply a copy for research or private	
	Conditions:	Must satisfy the librarian that these are the only purposes.	
Medium of the copy?		finition of "copy."	
Other provisions?	Not permitted where the work is published before the document is deposited in the library or archive, and at the time of making the copy, the librarian ought to have been aware of that fact.		
	Not permitted where the copyright owner has prohibited copying of the work, and at the time of making the copy, the librarian ought to have been aware of that fact.		
	Subject to prescribed conditions.		
	•	ed conditions shall include: (a) that	
	•	be supplied only to persons satisfying	
		hat they are required for research or	
	private study and will not be used for any other		
	purpose; (b) that no person shall be furnished		
		more than one copy of the same material; (c) that persons receiving copies are required to pay for	
	•	sum not less than the cost attributable	
		ection including a contribution to the	
	·	general expenses of the library.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Prescribed Conditions	The Minister has authority to make regulations "prescribing anything that is by this Act authorised or required to be prescribed."	§ 150
Declarations by Users	The Minister may provide by regulation that a librarian or archivist who is required to be satisfied as to a matter before making or supplying a copy:  (a) shall be entitled to rely on a declaration as to that matter, signed by the person requesting the	§ 61(2)

	copy, unless he or she is aware the declaration is false in any material particular; (b) shall not, in such cases as may be prescribed, make or supply a copy to any person in the absence of a declaration by that person.	
False Declarations	Where a person requesting a copy makes a declaration that is false in a material particular, the person may in some circumstances be liable for copyright infringement.	§ 61(3)
Additional Exceptions	The Minister has authority to issue orders establishing exceptions in the public interest, subject to evaluation of conditions and equitable remuneration.	§ 86
Research and Private Study	Fair dealing with a literary, dramatic, musical, or artistic work for the purposes of research or private study is allowed.	§ 52
Criticism, Review, and Reporting	Fair dealing for the purposes of criticism or review or for the purpose of report current events is allowed.	§ 53
Fair Dealing	In determining fair dealing, four factors shall be taken into account: (1) the nature of the work in question; (2) the extent and substantiality of that part of the work affected by the act in relation to the whole of the work; (3) the purpose and character of the use; and (4) the effect of the act upon the potential market for, or the commercial value of, the work.	§ 54
Educational Use	Limited right to make copies for educational use.	§§ 56- 58
Reprographic Copying by Educational Establishment	Limited right to make reprographic copies of published literary, dramatic, or musical works by or on behalf of an educational establishment for the purposes of instruction.	§ 59
Archiving Broadcasts	Certain broadcasts and cable transmissions may be recorded for deposit in designated archives.	§ 82(1); § 128(1)
Typographical Arrangements	Typographical arrangements of published editions are protected for 25 years after publication.	§ 8; § 13
Defined Terms	"Copy" is given an elaborate definition for different types of works, but for many works it means a "reproduction of the work in any material form."	§ 2(1)
	References to "librarian" or "archivist" include a person acting on his or her behalf.	§ 61(1)
Source	Copyright Act of Saint Kitts and Nevis, Cap. 18.08 (31 December 2002), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=235248.	
Last edited:	25 April 2014; rev. 15 May 2015	

### SAINT LUCIA

Research or Study (Published Works)				
Who can copy?	Librarians of pr	escribed libraries and archives, or	§ 69	
	persons acting	persons acting on their behalf.		
	Conditions:	None.		
What can be copied?	Articles in perio	Articles in periodicals, including accompanying		
	illustrations and			
	Parts of literary			
	being articles in			
	including accon			
	typographical arrangement.			
	Conditions:	With respect to an article, no person		
		shall be furnished with more than		
		one article contained in the same		
		issue of a periodical.		
		With respect to a part of a literary,		
		dramatic work, or musical work, no		
		person shall be furnished with more		
		than one copy of the same material		
		or a copy of more than a reasonable		
		proportion of the work.	-	
		A copy cannot be made if or to the		
		extent that there is a licensing scheme under which licenses are		
		available authorizing the making of		
		such copies, and the person making		
		the copies knew or ought to have		
		been aware of that fact.		
Purpose of the copy?	For research or	study by persons.	-	
	Conditions:	The copies shall be supplied only to		
		persons satisfying the librarian that		
		they require them for the allowed		
		purposes and will not use them for		
		any other purpose.		
		The copies shall be supplied only to		
		a person satisfying the librarian that		
		his requirement is not related to any		
		similar requirement of another		
		person. Requirements are deemed		
		"similar" if the requirements are for		
		copies of substantially the same		
		material, at substantially the same		
		time, and for substantially the same		
		purpose. Requirements are		
		deemed "related" if those persons receive instruction to which the		
		material is relevant at the same time		
		and place.		
Medium of the copy?	Any See defin	ition of "copy" below.	1	
Other provisions?		whom copies are supplied must pay	-	
Calor provisions:		not less than the cost attributable to		
		i, including a contribution of the		
	o production	.,	i	

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general expenses of the library.	
gorioral expenses of the library.	in the second se

Supplying Copies to Other Libraries				
Who can copy?	Librarians of prescribed libraries and archives, or		§ 70	
	persons acting of	persons acting on their behalf.		
	Conditions:	None.		
What can be copied?	Articles in period	dicals, including accompanying		
	illustrations and	the typographical arrangement.		
	Whole or parts of	of literary, dramatic, or musical works		
	from published	editions, including accompanying		
	illustrations and	the typographical arrangement.		
	Conditions:	For works other than articles, the		
		copy cannot be made if the librarian		
		making it knows or could, by		
		reasonable inquiry, ascertain the		
		name and address of a person		
		entitled to authorize the making of		
		the copy.	]	
Purpose of the copy?	To supply a copy to another prescribed library or			
	archive.		]	
	Conditions:	None.		
Medium of the copy?	Any. See defini	tion of "copy" below.		

Preservation and Replacement			
Who can copy?	Librarians of pre	§ 71	
	Conditions:	None.	
What can be copied?	Literary, dramatic, or musical works in the permanent collection of the library or archive, including accompanying illustrations and the typographical arrangement.		
	Conditions:	Prescribed conditions shall include provisions restricting the making of copies to cases where it is not reasonably practicable to purchase a copy of the item in question for the purpose.	
Purpose of the copy?	in such permane of the item.  To replace in the	replace the item by placing the copy ent collection in addition to or in place e permanent collection of another ry or archive an item which has been or damaged.  None.	
Medium of the copy?	Any. See defini	tion of "copy" below.	

Research or Study (Unpublished Works)				
Who can copy?	•	Librarians of prescribed libraries and archives, or persons acting on their behalf.		
	Conditions:	None.		
What can be copied?	Whole or part	s of unpublished literary, dramatic, or		

		A copy cannot be furnished with any more than one copy of the same material.  A copy cannot be made where the copyright owner has prohibited copying of the work, and at the time of the making of the copy, the librarian ought to have been aware of that fact.  No person may be furnished with any more than one copy of the same material.	
		A copy cannot be made if or to the extent that there is a licensing scheme under which licenses are available authorizing the making of such copies, and the person making the copies knew or ought to have been aware of that fact.	
Purpose of the copy?	For research	or study by persons.	
	Conditions:	The copies shall be supplied only to persons satisfying the librarian that they require them for the allowed purposes and will not use them for any other purpose.	
Medium of the copy?	Any. See definition of "copy" below.		
Other provisions?	The person to whom copies are supplied must pay for them a sum not less than the cost attributable to their production, including a contribution of the general expenses of the library.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Relationship to Fair Dealing	Copying for personal use other than by the research or student himself is not fair dealing if in the case of the librarian, or a person acting on behalf of a librarian, he does anything which regulations under Section 68 would not permit to be done under Sections 69 or 70.	§ 56
Declarations	Regulations may provide that a librarian or archivist who is required to be satisfied as to a matter before making or supplying a copy of a work is entitled to rely on a declaration as to that matter signed by the person requesting the copy, unless he is aware that the declaration is false in any material particular; and in such cases as may be prescribed, shall not make or supply a copy to any person in the absence of a declaration by that person.  Where a person requesting a copy makes a declaration that is false in a material particular and is	§ 68(2)

	supplied with a copy which would have been an infringing copy if made by him, that person shall be liable for infringement of copyright as if he had reproduced the copy himself, and the copy supplied	
D (	shall be treated as an infringing copy.	0.0
Defined Terms	"Copy" in relation to —  (a) a work that is a literary, dramatic, musical, or artistic work, means a reproduction of a work in any material form, and, in respect of an artistic work, includes a reproduction in three dimensions, if the artistic work is a two-dimensional work and a reproduction in two dimensions, if the artistic work is a three-dimensional work; and in respect of a literary, dramatic, or musical work, includes a reproduction in the form of a record or film;  (b) a work that is a film, television broadcast, or cable program, includes a photograph of the whole or any substantial part of any image forming part of the film, broadcast, or cable program;  (c) a work that is a typographical arrangement of a published edition means a facsimile copy of the arrangement; and  (d) any category of work includes any copy of the work, however made and in whatever medium, that is transient or incidental to some other use of the work; and copy includes storing a work of any description in any medium by electronic means.	<i>§</i> 3
Source	Copyright Act of Saint Lucia, No. 10 (6 September 1995 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=128487, as amended by No. 7 (27 March 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=128489.	),
Last edited:	12 December 2007; rev. 15 May 2015	
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## SAINT VINCENT AND THE GRENADINES

Research or Study (Published Works)			
Who can copy?	Librarians of prescribed libraries and archives,	§ 63	
	including persons acting on their behalf.		
	Conditions: None.		
What can be copied?	Articles in periodicals, including accompanying		
·	illustrations and the typographical arrangement.		
	Parts of literary, dramatic, or musical works from		
	published editions, including accompanying		
	illustrations and the typographical arrangement.		
	Conditions: With respect to articles, no person		
	shall be furnished with more than		
	one article contained in the same		
	issue of a periodical.		
	With respect to parts of literary,		
	dramatic, or musical works, no		
	person shall be furnished with more		
	than one copy of the same material		
	or a copy of more than a reasonable		
	proportion of the work.		
	A copy cannot be made if or to the		
	extent that there is a licensing		
	scheme under which licenses are		
	available authorizing the making of		
	such copies, and the person making		
	the copies knew or ought to have		
	been aware of that fact.		
Purpose of the copy?	For research or private study by persons.		
	Conditions: The copies shall be supplied only to		
	persons satisfying the librarian that		
	they require them for the permitted		
	purposes and will not use them for		
	any other purpose.		
	The copies shall be supplied only to		
	a person satisfying the librarian that		
	his requirement is not related to any		
	similar requirement of another		
	person. Requirements are deemed		
	"similar" if the requirements are for		
	copies of substantially the same		
	material, at substantially the same		
	time, and for substantially the same		
	purpose. Requirements are		
	deemed "related" if those persons		
	receive instruction to which the		
	material is relevant at the same time		
	and place.		
Medium of the copy?	Any. See definition of "copy" below.		
Other provisions?	The person to whom copies are supplied must pay		
	for them a sum not less than the cost attributable		
	to their production, including a contribution of the		
	general expenses of the library.		

<b>Supplying Copies to Ot</b>	her Libraries		
Who can copy?	Librarians of prescribed libraries and archives,		§ 64
	including pers	sons acting on their behalf.	
	Conditions:	None.	
What can be copied?	Articles in pe	riodicals, including accompanying	
	illustrations a	nd the typographical arrangement.	
	Parts of litera	ry, dramatic, or musical works from	
	published edi	tions, including accompanying	
	illustrations a	nd the typographical arrangement.	
	Conditions:	With respect to parts of literary,	
		dramatic, or musical works, the copy	
		cannot be made if the librarian	
		making it knows or could, by	
		reasonable inquiry, ascertain the	
		name and address of a person	
		entitled to authorize the making of	
		the copy.	
Purpose of the copy?		copy to another prescribed library or	
	archive.		
	Conditions:	None.	
Medium of the copy?	Any. See det	finition of "copy" below.	

Preservation and Repla	acement		
Who can copy?	including per	prescribed libraries and archives, sons acting on their behalf.	§ 65
What can be copied?	permanent co	None.  natic, or musical works in the ollection of the library or archive, ompanying illustrations and the larrangement.  Prescribed conditions shall include provisions restricting the making of copies to cases where it is not reasonably practicable to purchase a copy of the item in question for the purpose.	
Purpose of the copy?	in such perm- place of the it To replace in prescribed lib been lost, de Conditions:	the permanent collection of another brary or archive an item which has stroyed, or damaged.  None.	
Medium of the copy?	Any. See de	finition of "copy" below.	

Research or Study (Unpublished Works)			
Who can copy?		rescribed libraries and archives, ons acting on their behalf.	§ 66
	Conditions:	None.	
What can be copied?	Whole or parts	of unpublished literary, dramatic, or	

		from documents in the library or ing accompanying illustrations.	
	Conditions:	The copying is not permitted where the work has been published at the time when the copies are made.	
		A copy cannot be made where the copyright owner has prohibited copying of the work, and at the time of the making of the copy, the librarian ought to have been aware of that fact.	
		No person may be furnished with any more than one copy of the same material.	
		A copy cannot be made if or to the extent that there is a licensing scheme under which licenses are available authorizing the making of such copies, and the person making the copies knew or ought to have been aware of that fact.	
Purpose of the copy?	For research of Conditions:	r private study by persons.  The copies shall be supplied only to persons satisfying the librarian that they require them for the allowed purposes and will not use them for any other purpose.	
Medium of the copy?	Any. See defir	nition of "copy" below.	
Other provisions?	The person to for them a sum their production	whom copies are supplied must pay not less than the cost attributable to n, including a contribution of the ses of the library.	

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Relationship to Fair Dealing	Copying by a person other than a researcher or student is not fair dealing if in the case of the librarian, or a person acting on behalf of a librarian, he does anything which regulations would not permit to be done under Sections 62(a) or 63(1)(b).	§ 50(2)
Declarations	Regulations may provide that a librarian or archivist who is required to be satisfied as to a matter before making or supplying a copy of a work is entitled to rely on a declaration as to that matter signed by the person requesting the copy, unless he is aware that the declaration is false in any material particular; and in such cases as may be prescribed, shall not make or supply a copy to any person in the absence of a declaration by that person.	§ 62(2)- (3)

	Where a person requesting a copy makes a declaration that is false in a material particular and is supplied with a copy which would have been an infringing copy if made by him, that person shall be liable for infringement of copyright as if he had reproduced the copy himself, and the copy supplied shall be treated as an infringing copy.	
Defined Term	"Copy" includes:  (a) in relation to a work that is literary, dramatic, musical or artistic work, a reproduction of the work in any material form; or  (b) in respect of an artistic work, a reproduction in three dimensions, if the artistic work is a two-dimensional work and a reproduction in two dimensional work; or  (c) in respect of a literary, dramatic or musical work includes a reproduction in the form of a record or film;  (d) in relation to a work that is a film, television broadcast, or cable program includes a photograph of the whole or any substantial part of any image forming part of the film, broadcast or cable program;  (e) in relation to a work that is a typographical arrangement of a published edition, a facsimile copy of the arrangement; and  (f) any category however made and in whatever medium, that is transient or is incidental to some other use of the work; and  (g) references to the "copying of a work of any description" shall be construed to include a reference to storing the work in any medium by electronic means.	<b>\$</b> 2
Source	Copyright Act of Saint Vincent and the Grenadines, N February 2003), available at	,
Lasta dita d	http://www.wipo.int/wipolex/en/text.jsp?file_id=24804	ອ.
Last edited:	30 November 2007; rev. 15 May 2015	

### SAMOA

Research or Study			
Who can copy?	Any library or	Any library or archives.	
	Conditions:	The activities of the institution may	]
		not serve direct or indirect financial	
		gain.	
What can be copied?	Published art	Published articles or other short works.	
	Short extracts	s of works.	
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolate case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		A reproduction can only be made if	
		there is no collective license	
		available, offered by a collective	
		administration organization of which	
		the library or archive is or should be	
		aware, under which such copies	
		can be made.	_
Purpose of the copy?	•	holarship, or private research, by	
		physical person.	_
	Conditions:	The library or archive must be	
		satisfied that the copy will be used	
		solely for the permitted purposes.	
Medium of the copy?	Any. See det	finition of "reproduction" below.	

Preservation and Replacement			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	The activities of the institution may	
		not serve direct or indirect financial	
		gain.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		A reproduction can only be made if	
		it is impossible to obtain a copy	
		under reasonable conditions.	
Purpose of the copy?	To preserve	and, if necessary, replace a copy.	
	•	copy which has been lost, destroyed,	
		unusable in the permanent collection	
	of another si	milar library or archive.	
	Conditions:	None.	
Medium of the copy?	Any. See de	finition of "reproduction" below.	

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes.		§ 28(i)
provisions?			
Prohibited Acts?	The Act of	No.	
	Circumvention?		
	Dealing in	Manufacturing or importing for	
	Devices?	sale or rental a circumvention	
		device is prohibited.	
	Providing	No.	
	Services?		
Access Control or		Control. The provisions relate to	
Owner's Rights Control?	devices intended		
	of a work or to im	pair the quality of copies made.	
Exemptions that could	There are no exp	licit exemptions for circumvention.	
be used by libraries?			

Miscellaneous		
Personal Copying	Private reproduction of a published work in a single copy made by a person for his own personal purposes is permitted; certain works are excluded.	§ 8
Research and Private Study	Permits reproduction of works for research and private study by individuals.	§ 8A
Regulatory Exceptions	Authorizes prescribing of additional reproductions, provided the uses do not conflict with a normal exploitation of the work or unreasonably prejudice the legitimate interests of the owner of the copyright.	% 8F
Defined Term	"Reproduction" means the making of one or more copies of a work or sound recording in any material form, including any permanent or temporary storage of the work or sound recording in electronic form.	§ 2
Source	Copyright Act of Samoa, No. 25 (16 July 1998), as a through the Copyright Amendment Act, No. 10 (11 C 2011), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=30985	October
Last edited:	4 December 2007; rev. 15 May 2015	

### SAN MARINO

Library Provisions (none)			
Library Provisions?	The copyright law of San Marino includes no		
	explicit library provisions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Private Copying	Reproduction of a disclosed work is permitted where it is strictly reserved for the private use of the person who makes them and is not intended for collective use. Copying is not permitted where the works are intended to be used for purposes identical to those for which the original work was created.	Art. 98(b)
Source	Law on the Protection of Copyright of San Marino, N January 1991), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=20223 as amended by Law No. 63 (24 June 1997), available http://www.wipo.int/wipolex/en/text.jsp?file_id=20287 and further amended by Law No. 43 (22 February 20 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=20300	88, e at 72, 006),
Last edited:	30 November 2007; rev. 15 May 2015	

# SÃO TOMÉ AND PRINCIPE

General Library Exception					
Who can copy?	Public entities	Art. 63			
	institutions.	institutions.			
	Conditions:	None.			
What can be copied?	Excerpts fron	n works not yet in the public domain.			
	Conditions:	None.			
Purpose of the copy?	For themselves, or for the private use of				
	applicants.	applicants.			
	Conditions:	None.			
Medium of the copy?	Reproduction	Reproduction.			
Other provisions?	It is in accordance with established uses.				
		Such reproductions are not permitted to be for a commercial use without the consent of the author.			

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous	
Source	Copyright Code of São Tomé and Principe, Decree-Law No.
	46 980 (27 April 1966), available at
	http://www.wipo.int/wipolex/en/text.jsp?file_id=198054.
Last edited:	25 April 2014; rev. 15 May 2015

### SAUDI ARABIA

General Provisions (applicable to various statutory exceptions)			
Author's consent?	No.	Art. 15	
Translation?	The work may be used in its original language or in a translation.		

Library Use				
Who can copy?	Public librarie	Public libraries and non-commercial		
	documentation	documentation centers.		
	Conditions:	The use shall not be commercial or for-profit.		
What can be copied?	Works.		1	
·	Conditions:	The work must be out of print, lost, or damaged.		
		Only one or two copies may be made.		
		Copying is limited to the requirements of the activities.		
		The copying shall not impair the material benefit of the work.		
Purpose of the copy?	To meet the requirements of the institution's		1	
	activities.	•		
	Conditions:	None.		
Medium of the copy?	Any. See de	finition of "copying" below.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Defined Term	"Copying" means producing a copy of literary, artistic, or scientific works in any material means, including any sound or visual recording.	Art. 1
Personal Copying	Permits copying of most works for personal use.	Art. 15(1)
Source	Copyright Law of Saudi Arabia, Royal Decree. No. M/41 (30 August 2003), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=129516.	
Last edited:	7 December 2007; rev. 15 May 2015	

#### **SENEGAL**

Library Provisions (none)			
Library Provisions?	The copyright law of Senegal includes no explicit		
	library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 125
provisions?			
Prohibited Acts?	The Act of	Yes.	
	Circumvention?		
	Dealing in	No.	
	Devices?		
	Providing	No.	
	Services?		
Access Control or	Owner's rights.		
Owner's Rights Control?			
Exemptions that could	None.		
be used by libraries?			

Miscellaneous		
Private Copying	Reproductions intended for personal and private use of works that have been lawfully made available to the public are permitted.	Art. 10
Source <sup>51</sup>	Law of Copyright and Neighboring Rights of Senega 2008-09 (25 January 2008), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=24317	
Last edited:	7 December 2007; rev. 26 August 2014; rev. 25 Apri	12015

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Senegal is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

### **SERBIA**

General Provisions (applicable to various statutory exceptions)			
Provide name of	Yes. The use is permitted provided that the name	Art.	
author?	of the work's author is cited.	41(1)	
Provide source of borrowing?	Yes. The use is permitted provided that the source of borrowing (publisher of the work, year and place of publication, periodical, newspaper, television or radio station in which the work or a part of it was originally published or directly taken from, and the like) is cited.		
Three Step Test	The scope of limitations may not conflict with a normal exploitation of the work nor may unreasonably prejudice the legitimate interests of the author.	Art. 41(2)	

Library Internal Use			
Author's consent		permitted without the author's	Art. 45
required?	permission.		
Remuneration to	No. The use is	permitted without paying	
author?	remuneration.		
Who can copy?	Public libraries,	educational institutions, museums,	
	and archives.		
	Conditions:	None.	
What can be copied?	Works.		
	Conditions:	From the institution's own	
		collections.	
Purpose of the copy?	For archival pur	poses.	
	Conditions:	No intention to realize direct or	
		indirect economic or commercial	
		benefit.	
Medium of the copy?	Any. See defini	tion of "reproduction" below.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art
provisions?			208(1)(4)
Prohibited Acts?	The Act of Circumvention?	Yes. The act of circumvention is prohibited.	
	Dealing in Devices?	Producing, importing, marketing, selling, renting, advertising for sale or rental, or holding for commercial purposes circumvention devices is prohibited.	
	Providing	Yes. Supplying or advertising	
	Services?	circumvention services is prohibited.	
A access Countries on	Our and Dialata C	Control. The provisions relate to	Λ4
Access Control or		Art.	
Owner's Rights Control?	technology that p not authorized by	208(2)	

	rights.	
Exemptions that could be used by libraries?	The rightsholder using technological measures has an obligation to enable to persons who benefit under the copyright limitations, and who request access, to have access to the work as soon as possible, by the alteration or removal of technological measures or in some other way. A user may bring legal action to enforce this right.	Art. 208a

Miscellaneous		
Definition	Reproduction can occur regardless of the number of their copies, technique by which they are multiplied, or the durability of the copy.	Art. 20(3)
Educational Copying	The former Article 53 was a license to libraries and other organizations to make copies of certain works for education. The revised statute removes references to libraries, creating a more general provision that presumably may be used by libraries, but also by any other party complying with the terms.	Art. 55
Public Lending	The exclusion is limited to national libraries, libraries of public education institutions, and public specialized libraries.	Art. 40
Defined Term	The exclusive right of reproduction is described as the right to authorize or prohibit fixation or reproduction of his work in any tangible or intangible, permanent or temporary, direct or indirect manner.	Art. 20(1)
Source	Law of Copyright and Related Rights of Serbia, N December 2009), as amended through No. 119 (4 2012), available at http://www.zis.gov.rs/legal-regulations/laws-and-regulations.110.html.	
Last edited:	17 December 2007; rev. 30 August 2014; rev. 15	May 2015

### **SEYCHELLES**

Research or Study	<u> </u>		
Who can copy?	A library or a	rchives.	§ 13(a)
	Conditions:	The activities of the institution may	
		not serve direct or indirect financial	
		gain.	
What can be copied?	Published art	icles or other short works.	
	Short extracts	s of works.	
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolate case occurring, if repeated,	
		on separate and unrelated	
		occasions.	_
		A reproduction can only be made if	
		there is no collective license	
		available, offered by a collective	
		administration organization, under	
	<u> </u>	which such copies can be made.	_
Purpose of the copy?	•	holarship, or private research, by	
		physical person.	_
	Conditions:	The library or archive must be	
		satisfied that the copy will be used	
		solely for the permitted purposes.	_
Medium of the copy?	Reprographic	c reproduction.	

Preservation and Repla	cement		
Who can copy?	A library or archives.		§ 13(b)
	Conditions:	The activities of the institution may	
		not serve direct or indirect financial	
		gain.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		A reproduction can only be made if	
		it is impossible to obtain a copy	
		under reasonable conditions.	_
Purpose of the copy?	To preserve	and, if necessary, replace a copy.	
	To replace a	copy which has been lost, destroyed,	
		unusable in the permanent collection	
	of another similar library or archive.		_
	Conditions:	None.	_
Medium of the copy?	Any. See de	finition of "reproduction" below.	

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.	§ 32	
provisions?			

Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in	Yes. Prohibits producing,	
	Devices?	importing, selling, renting, etc., of devices for commercial	
		purposes.	
	Providing	Yes. Prohibition includes	
	Services?	services.	
Access Control or	Both. The definit	ions refer to preventing or	§3&
Owner's Rights Control?	restricting acts th controls.	at are not authorized and access	§ 32(2)
Exemptions that could	Yes. Beneficiarie	es of certain exceptions, including	§ 32(3)
be used by libraries?	Section 13, may	request from the Registrar of	& (4)
		court the means to access and	
		his exception does not apply if	
		nakes the works available to the	
	public at time and	d place of the user's choosing.	

Miscellaneous		
Defined Term	"Reproduction" is the making of one or more copies of a work or phonogram in any manner or form, including any permanent or temporary storage of the work or phonogram in electronic form.	§ 3
Private Copying	Permits single copies of most published works for personal purposes.	§ 9
Needs of Disabled Persons	Permits uses of works to serve the needs of the visually impaired.	§ 16
Source	Copyright Act of Seychelles, No. 5 (21 April 2014), a http://www.wipo.int/wipolex/en/text.jsp?file_id=34447	
Last edited:	4 December 2007; rev. 15 May 2015	

### SIERRA LEONE

Study or Private Resea	arch		
Who can copy?	Library or arc	Library or archive.	
	Conditions:	Whose activities do not serve direct	
		or indirect gain.	
What can be copied?	A published a	article or other short work or short	
	extract of a w	vork.	
	Conditions:	Single copy of the work.	
		Isolated case of copying, or if	
		repeated only on separate and	
		unrelated occasions.	
		Without authorization of the author	
		or other owner of copyright.	
Purpose of the copy?	Study, schola	arship, or private research.	
	Conditions:	To satisfy the request of an	
		individual.	
		The library or archive is satisfied	
		that the copy will be used solely for	
		the allowed purpose.	
Medium of the copy?		c reproduction. "Reproduction" is	
	defined belov	N.	
Other provisions?	•	n permitted if no collective license is	
	•	e Collecting Society of Sierra Leone of	
		rary or archive is or should be aware,	
	under which	the copy can be made.	

Preservation and Replacement			
Who can copy?	Library or archive.		§ 31(b)
	Conditions:	Whose activities do not serve direct or indirect gain.	
What can be copied?	Works.		
	Conditions:	Single copy of the work.	
		Isolated case of copying, or if repeated only on separate and	
		unrelated occasions.	
		Without authorization of the author or other owner of copyright.	
Purpose of the copy?	To preserve a copy.		
	To replace a copy, if necessary, which has been lost, destroyed, or rendered unusable in the permanent collection of another similar library or archive.		
	Conditions:	Impossible to obtain a copy under reasonable conditions.	
Medium of the copy?	Reprographic reproduction. "Reproduction" is defined below.		
Other provisions?	None.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		§ 74
provisions?			_
Prohibited Acts?	The Act of	No.	
	Circumvention?		
	Dealing in	Yes.	
	Devices?		
	Providing	No.	
	Services?		
Access Control or	Both. Manufactu	ring or importing for sale or rental	
Owner's Rights Control?	devices for circur	nventing reproduction controls or	
	access to broadc	asts.	
Exemptions that could	None.		
be used by libraries?			

Miscellaneous		
Definition	"Reproduction" means the making of one or more copies or a work or sound recording in any manner or form, including a permanent or temporary storage of the work in electronic form.	§ 1(1)
Source	Copyright Act of Sierra Leone (6 October 2011), ava http://www.wipo.int/wipolex/en/text.jsp?file_id=32852	
Last edited:	17 December 2007; rev. 26 August 2014; rev. 15 Ma	ay 2015

# SINGAPORE

Research or Study			
Who can copy?	Authorized of	ficers of libraries and archives.	§ 45
	Conditions:	The library may not be conducted	]
		for the profit, direct or indirect, of an	
		individual or individuals.	
What can be copied?	Whole or part	s of articles contained in periodical	
	publications, i	including accompanying illustrations	
	in the whole of	or in the parts that were used to	
		cplain that part (§ 50). See definition	
	of "article" bel		
	•	s of published literary, dramatic or	
	musical works		
	illustrations (§		
	Conditions:	With respect to articles, a copy may	
		not be made where the request is	
		for a copy of, or parts of, two or	
		more articles contained in the same	
		periodical publication unless the	
		articles relate to the same subject-	
		matter. (§ 45(4)).	
		With respect to literary, dramatic, or	
		musical works, a copy may not be	
		made where the request is for a	
		copy of the whole work (other than	
		an article) or to a copy of a part of	
		such work that contains more than a	
		reasonable portion of the work	
		unless the work is part of the library or archives collection and an	
		authorized officer has after	
		reasonable investigation, made a	
		declaration stating that he is	
		satisfied that a copy, not being a	
		secondhand copy, not being a	
		cannot be obtained within a	
		reasonable time at an ordinary	
		commercial price. (§ 45(5). (Note:	
		"Reasonable portion" is a defined	
		term consisting of precise page	
		number or percentage requirements	
		depending on several	
		circumstances. See § 7.)	
Purpose of the copy?	For research	or study of an individual person.	1
'	Conditions:	The person must submit a	]
		declaration, as detailed below.	
		The officer may not copy an item	
		where the declaration contains a	
		statement that to his knowledge is	
		untrue in a material particular.	]
		The copy must be supplied to the	
		person who made the request,	
	<u> </u>	<u>.                                      </u>	1

	otherwise it is treated as an infringing copy. (§ 45(6)-(7)). However, this does not apply to electronic copies of an article or other published work in relation to a request for communication to the person who made the request unless, before or when the electronic copy is communicated to the person, a notice is given to the person in accordance with regulations stating that the electronic copy has been made under this section and the article or work might be subject to copyright and other matters as prescribed by regulation, or as soon as practicable after the electronic copy is communicated to the person, the electronic copy held by the library or archive is destroyed. (§ 45(9)	
Medium of the copy?	Any. See special requirements for electronic copies, § 45(7A)-(9).	
Other provisions?	This provision permits the authorized officers to make, cause to be made, and supply copies to individuals.  Declaration: A person must furnish a request in writing to the officer-in-charge of the library or archive. The declaration must be signed by the person and state that he requires the copy for the purpose of research or study and will not use it for any other purpose and that the person has not previously been supplied with a copy of that article or other work, or the same part of the article or other wok, by an authorized officer of the library or archives, or that the person has lost, destroyed, or damaged any such copy previously supplied to him.  Cost: Where a charge is made for making and supplying a copy to which a request relates, a copy may not be made if the amount of the charge exceeds the cost of making and supplying the copy and a reasonable contribution to the general expenses of the library.	§ 45(1)
	Making available: If an article or other published work is acquired, in electronic form, as part of the collection of a library or archives, the copyright in the article or published work is not infringed by the officer-in-charge of the library or archives making it available online within the premises of the library or archives in such a manner that users cannot, by using any equipment supplied by the library or archives make an electronic copy of the article or work or communicate the article or work.	§ 45 (7A)

Notation: The person or body may not rely upon § 45 in infringement proceedings unless at or about the time the copy was made, there was made on the copy a notation stating that the copy was made on behalf of that institution and the date on which it was made.	§ 201
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Supplying Copies to Other Libraries			
Who can copy?	Authorized of the library inc (§ 46(8)).	§ 46	
	Conditions:	The library may not be conducted for the profit, direct or indirect, of an individual or individuals	
What can be copied?  Purpose of the copy?	publications, in the whole of illustrate or e of "article" be Whole or par musical work illustrations (Conditions:  For including library.	ts of published literary, dramatic or s, including accompanying	
		must make the request, or cause another person to request, the officer-in-charge of another library to supply the copy.	
Medium of the copy?	Not specified.		
Other provisions?		n permits the authorized officers to to be made, and supply copies to	
	libraries or users.		

	Declaration: As soon as practicable after the request was made, an authorized officer of the library must make a declaration that sets out particulars of the request (including the purpose for which the copy was requested), and stating, in a case where a copy of the whole or a part of the article or other work had previously been supplied by request for inclusion in the collection of the library that the previous copy so supplied had been lost, destroyed, or damaged, or in the case where the copy was a copy of the whole of a literary, dramatic, or musical work (other than an article contained in a periodical) or of a part of such a work that contains more than a reasonable portion of the work, that the copy was made and supplied as part of an inter-library arrangement which does not have effect or the purpose of enabling participating libraries to receive copies of the whole works or parts thereof, by way of systematic reproduction and supply of copies, in such aggregate quantities as substitutes for a subscription to or purchase of such works.	§ 46(7)
	Infringement action: Where an authorized officer of a library makes a copy of the whole or part of a work and supplies it to the officer in charge of another library in accordance with the requirements of the statute, the copy is deemed to have been made on behalf of the requesting library for the purpose of which the copy was requested, and an action shall not be brought against the administering body of the library who fulfills the request for infringement as a result of making and supplying that copy. § 46(3). Where a copy of the whole or part of an article or of any other published literary, dramatic, or musical work, is deemed under (3) to have been made on behalf of an authorized officer of a library, the copyright in the article or other work is not infringed by the making of the copy. This provision may be excluded by regulation. § 46(5)	§ 46(3)- (4)
-	Cost: Where a charge is made for making and supplying a copy to which a request relates, a copy may not be made if the amount of the charge exceeds the cost of making and supplying the copy and a reasonable contribution to the general expenses of the library.	§ 46(6)
-	Notation: The person or body may not rely upon § 46 in infringement proceedings unless at or about the time the copy was made, there was made on the copy a notation stating that the copy was made on behalf of that institution and the date on which it was made.	§ 201

Who can copy?	Persons.	§ 47(1)
. ,	By on or the behalf of officers-in-charge of the	
	library or archives.	
	Conditions: None.	
What can be copied?	Unpublished works (the originals or copies) that	
Triat can be copical	are kept in the collection of the library or archives.	
	Conditions: The work must be open to public	
	inspection, subject to any	
	regulations governing the collection.	
	Copyright must subsist in the work.	
	More than 50 years must have	1
	passed after the expiration of the	
	calendar year in which the author of	
	a literary, dramatic, or musical work,	
	or of an artistic work being a	
	photograph or engraving, died, and	
	more than 75 years must have	
	passed after the time at which, or	
	the expiration of the period during	
	which, the work was made.	
Purpose of the copy?	For research, study, or with a view to publication of	-
i dipose of the copy:	an individual.	
	Conditions: If the copy is made by the officer-in-	1
	charge of the library or archives, the	
	person must satisfy the officer-in-	
	charge that he requires the copy or	
	work for the purpose of research or	
	study or with a view to publication	
	and will not use it for any other	
	purpose.	
Medium of the copy?	Not specified.	1
Other provisions?	Making Available: The work may also be	-
Other provisions:	communicated under the same conditions as the	
	copying is permitted.	
	Theses: Where the original version, or a copy, of a	§ 47(2)
	thesis or other similar literary work that has not	3 47 (2)
	been published is kept in a library of a university or	
	other similar institution or in archives, the copyright	
	in the thesis or other work is not infringed by the	
	making of a copy, or the communication, of the	
	thesis or other work by or on behalf of the officer-	
	in-charge of the library or archives, if the copy,	
	thesis or other work is supplied (whether by	
	communication or otherwise) to a person who	
	satisfies an authorized officer of the library or	
	archives that he requires the copy, thesis or other	
	·	
	work for the purpose of research or study.	\$ 40
	Publication of unpublished works kept in libraries:	§ 49
	§ 49 governs the publication of unpublished works	
	to which § 47(1) applied prior to the publication.	

Research, Study, or with a View to Publication (Sound Recordings and Films)			
Who can copy?	Persons.	§ 112	

	By or on the h	pehalf of the officers-in-charge of the	
	library or archives.		
	Conditions:	None.	
What can be copied?		odying unpublished sound	
What can be copied:	recordings.	odyllig dripublistica soutia	
		oublished cinematograph films.	
	Conditions:	The work must be kept in the	
		collection of a library or archives	
		and be open to public inspection,	
		subject to any regulations governing	
		the collection.	
		More than 50 years must have	
		passed after the time at which, or	
		the expiration of the period during	
		which, a sound recording or	
		cinematograph film was made.	
Purpose of the copy?		or study or with a view to publication	
	of an individu		
	Conditions:	If the copy is made by the officer-in-	
		charge of the library or archives, the	
		person must satisfy the officer-in-	
		charge that he requires the	
		recording or film for the purpose of	
		research or study or with a view to	
		publication and will not use it for any other purpose.	
Medium of the copy?	Not specified		
Other provisions?			
Other provisions:	Making Available: The work may also be communicated under the same conditions as the		
	copying is pe		
	i copying is po	iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	

Preservation, Replacement, and Other Purposes			
Who can copy?	By or on the behalf of the officer-in-charge of the		§ 48
	library or arc		
	Conditions:	None.	
What can be copied?	Works that fo	Works that form or formed part of the collection of	
·	the library or	the library or archives, together with accompanying	
		illustrations (§ 50).	
	Conditions:	With respect to preservation or	
		research purposes, the work copied	
		must be the original version of the	
		work.	
		With respect to replacement	
		purposes, the work must have been	
		held in the collection in a published	
		form.	
		With respect to a work held in	]
		published form in the collection of a	
		library or archives, an authorized	
		officer of the library or archives	
		must, after reasonable investigation,	
		make a declaration stating that he is	
		satisfied that a copy (not being a	
		secondhand copy) of the work	

	cannot be obtained within a reasonable time at an ordinary commercial price.  With respect to any other purpose, only a single copy may be made.	
Purpose of the copy?	For preserving the work against loss or deterioration.  For research that is being, or is to be, carried out	
	at the library or archives in which the work is held, or at another library or archives.  For replacing the work, if the work has been	
	damaged, has deteriorated, or has been lost or stolen.  For any purpose other than the above-mentioned	
	purposes.  Conditions: None.	
Medium of the copy?	Not specified.	
Other provisions?	Unpublished work: Where a copy of an unpublished work is made by or on behalf of the officer-in-charge of a library or archives for the purpose of research that is being, or is to be, carried out at another library or archives, the supply of the copy does not constitute publication of the work.	§ 48(4)
	Notation: The person or body may not rely upon § 48 in infringement proceedings unless at or about the time the copy was made, there was made on the copy a notation stating that the copy was made on behalf of that institution and the date on which it was made.	§ 201

Preservation and Replacement, or Other Purposes (Sound Recordings and Film)			
Who can copy?	By or on the library or arc	§ 113	
	Conditions:	None.	
What can be copied?		ording that forms or formed part of the a library or archives.	-
	_	raph film that forms or formed part of of a library or archives.	
	Conditions:	With respect to preservation or research purposes, the sound recording or film must be held in the collection in the form of a first record or first film copy.  With respect to replacement	
		purposes, the sound recording or film must have been held in the collection in a published form.	
		With respect to a work held in published form in the collection of a library or archives, an authorized officer of the library or archives must, after reasonable investigation,	
		make a declaration stating that he is	

	satisfied that a copy (not being a secondhand copy) of the sound recording or film cannot be obtained within a reasonable time at an	
D (11	ordinary commercial price.	
Purpose of the copy?	For preserving the work against loss or	
	deterioration.	
	For research that is being, or is to be, carried out	
	at the library or archives in which the record or film	
	is held, or at another library or archives.	
	For replacing the record or film, if the record or film	
	has been damaged, has deteriorated, or has been	
	lost or stolen.	
	Conditions: None.	
Medium of the copy?	Not specified.	
Other provisions?	Infringement of included matter: The making of a	
	copy of a sound recording or film for replacement	
	purposes where the record or film has been lost or	
	stolen, the making of the copy also does not	
	infringe any other subject-matter included in the	
	sound recording or film.	
	Unpublished work: Where a copy of an	§ 113
	unpublished sound recording or film is made by or	(4)
	on behalf of the officer-in-charge of a library or	
	archives for the purpose of research that is being,	
	or is to be, carried out at another library or	
	archives, the supply of the copy does not	
	constitute publication of the sound recording or film	
	or any other subject-matter included therein.	
	Notation: The person or body may not rely upon §	§ 201
	113 in infringement proceedings unless at or about	=
	the time the copy was made, there was made on	
	the copy a notation stating that the copy was made	
	on behalf of that institution and the date on which it	
	was made.	

<b>Technological Pro</b>	tection Measures	
Yes.		§ 261C
The Act of Circumvention?	The act of circumvention is prohibited.	
Dealing in Devices?	Manufacturing, importing, distributing, offering to the public, providing or otherwise trafficking in circumvention devices is prohibited.	
Providing Services?	Offering to the public or providing a circumvention service is prohibited.	
used in connection	n with the exercise of the copyright;	
	Yes.  The Act of Circumvention?  Dealing in Devices?  Providing Services?  Both. The provisions used in connection	The Act of Circumvention?  Dealing in Devices?  Manufacturing, importing, distributing, offering to the public, providing or otherwise trafficking in circumvention devices is prohibited.  Providing Services?  Offering to the public or providing a circumvention service is

Exemptions that could be used by libraries?	The act of circumvention of an access control measure is not prohibited if the act is done to enable a non-profit library, any non-profit archives, and other specified institutions to have access to a work or other subject-matter or recording of a performance which is not otherwise available to the library, archives or institution, for the sole purpose of determining whether to acquire a copy of the work or other subject-matter or recording.  The Minister may by regulation exclude the	§ 261D	
	prohibition on circumvention in relation to a specified work or other subject-matter or performances, if he is satisfied that any dealing with the work, being a dealing which does not amount to an infringement of copyright therein or an unauthorized use thereof, has been adversely impaired or affected as a result of the operation of this section.		

Miscellaneous		
Fair Dealing	Fair Dealing is permitted under certain circumstances set forth in § 35.	§ 35
Infringing Reprographic Copies on Library Machines	The library or archives is not considered to have authorized the making of infringing copies by reprographic reproduction made on the library or archive's machines where a notice of the prescribed dimensions and form of copying permitted is affixed to or in close proximity to the machine.	§ 34
Infringing Audio-Visual Copies on Library Machines	The library or archives is not considered to have authorized the making of infringing copies of audiovisual items made on the library or archive's machines (including computers) where a notice of the prescribed dimensions and form of copying permitted is affixed to or in close proximity to the machine.	§ 105A
Regulations	The Minister may make regulations regarding the keeping and retention of records and declarations in relation to copies of works made by libraries, archives, and institutions.	§ 202
Defined Terms	"Archives" means archival material in the custody of the National Archives of Singapore established by the National Heritage Board Act, or a collection of documents or other material where the collection of documents or other material of historical significance or public interest that is in the custody of a body, whether corporate or unincorporated, is being maintained by the body for the purpose of conserving and preserving those documents or other material; and the body does not maintain and operate the collection for the purpose of deriving a profit.	§ 7

	A reference to the body administering a library or archives shall be read as a reference to the body (whether incorporated or not), or the person (including the Government), having ultimate responsibility for the administration of the library or archives.	
	A reference to a periodical publication shall be read as a reference to an issue of a periodical publication and a reference to articles contained in the same periodical publication shall be read as a reference to articles contained in the same issue of that periodical publication.	
	For the purposes of this Act, a library shall not be taken to be established or conducted for profit by reason only that the library is owned by a person carrying on business for profit.	§ 13
	A reference to an article contained in a periodical publication shall be read as a reference to anything (other than an artistic work) appearing in such a publication.	§ 44
Source	Copyright Act of Singapore, Chap. 63, No. 2 (10 Apras amended through Copyright (Amendment) Act, N August 2014), consolidated as of 31 March 2015, av http://www.ipos.gov.sg/AboutIP/IPLegislation.aspx.	o. 22 (13
Last edited:	11 December 2007; rev. 15 May 2015	

#### SLOVAKIA

Research or Study			
Who can copy?	Libraries and and "archive" Acts.)	§ 31 (1)(a)	
	Conditions:	None.	
What can be copied?	Works from the	ne institution's collection.	
	Conditions:	None.	
Purpose of the copy?	For education purposes, up		
	Conditions:	The person must use the copy exclusively within the premises of the institution.	
Medium of the copy?	Not specified.		
Other provisions?	This provision applies to the rights of a performing artist, producer of phonograms, producer of audiovisual fixations, and broadcaster.		§ 69

Preservation and Replacement			
Who can copy?	Libraries and and "archive"	§ 31 (1)(b)	
	Acts.)		
	Conditions:	None.	
What can be copied?	Works from the	ne institution's collection.	
	Conditions:	None.	
Purpose of the copy?		ent, archiving, or preservation of the in the case of loss, destruction, or	
	damage.	in the case of loss, destruction, of	
	Where the pe	ermanent collection is being	
	constituted.		
	Conditions:	None.	
Medium of the copy?	Not specified		
Other provisions?	This provision applies to the rights of a performing artist, producer of phonograms, producer of audiovisual fixations, and broadcaster.		§ 69

Anti-Circumvention of	Technological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 59(1)
Prohibited Acts?	The Act of Circumvention?  Dealing in Devices?	Using a circumvention device for economic gain is prohibited.  Developing, producing, offering for sale, rental or lending, importing, or distributing a circumvention device for economic gain is prohibited.	
	Providing Services?	Providing circumvention services for economic gain is prohibited.	

Access Control or	Owner's Rights Control. The provisions relate to a	§ 59(2)
Owner's Rights Control?	device that prevents, restricts, or excludes the illicit	
	interference into copyright.	
Exemptions that could	None. The library copying provisions shall not	§ 31(3)
be used by libraries?	prejudice the provisions of this act on the	
	protection measures that prevent unauthorized	
	making of a copy of a work as well as other	
	unauthorized acts.	

Miscellaneous		
Personal Copying	A natural person may make a copy of a disclosed work for private use with no direct or indirect commercial purpose. Statute includes remuneration provisions.	§ 24
Educational Uses	Permits uses of some works for teaching.	§ 28
Needs of Disabled Persons	Permits uses of works to meet the needs of persons with disabilities.	§ 29
Three Step Test	Application of the statutory exceptions is permitted only in the special cases provided in the statutes, and use of the work may not conflict with the normal exploitation of the work and may not unreasonably prejudice the legitimate interests of the author.	§ 38
Source	Law of Copyright and Related Rights of Slovakia, No 618/2003 (4 December 2003), as amended through 453/2008 (2008), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=18947	No.
Last edited:	3 December 2007; rev. 16 May 2015	

#### **SLOVENIA**

Library Internal Use			
Who can copy?	Publicly accessible archives and libraries, museums, and educational or scientific establishments.  Conditions: None.		Art. 50(3)
What can be copied?	has been mad consent of the broader conce Conditions:	ks. "Disclosure" means the work le available to the public with the rights holder. Disclosure is a ept than publication (Article 3).  Written works to the extent of the whole book; graphic editions of musical works; electronic databases; computer programs; and building or architectural structures are excluded (Article 50(4)). However, copying is permitted of written works to the extent of the whole book, if the work is out of print for a minimum of two years; and graphic editions of musical works may be copied by means of handwritten transcription (Article 50(5)).  The library may make no more than three copies of a work.	
Purpose of the copy?	organization.  Conditions:	Copying may not be for direct or indirect economic advantage.	
Medium of the copy?	Anv. See defi	nition of "reproduction" below.	
Other provisions?	Library copying of a work is subject to equitable remuneration paid to authors, but that payment is imposed not at the time of making the copy, but instead on the sale or importation of the photocopier or other equipment (Article 37).  Collective management of authors' rights shall be mandatory for reproduction of works for private or other internal use and its photocopying beyond the scope of Article 50 (Article 147).		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art.
provisions?			166a
Prohibited Acts?	The Act of	The act of circumvention is	
	Circumvention?	prohibited.	

	Dealing in Devices?	Manufacturing, importing, distributing, selling, renting, advertising for sale or rental, or possessing for commercial purposes circumvention devices is prohibited.	
	Providing Services?	No.	
Access Control or	Owner's Rights C	Control. The provisions relate to	
Owner's Rights Control?	technical measur	res that protect author's works.	
Exemptions that could be used by libraries?	To the extent of the 50, the rightshold protection measured library the appropriate appropriate an enforce the exterms of the exception.	Art. 166c	

Miscellaneous		
Database Use	Lawful users of a published database shall be free to use a substantial part of its contents for private or other internal use of the contents of a non-electronic database, provided that the conditions of Article 50 are fulfilled.	Art. 141g
Defined Term	The author's exclusive right of reproduction is described as the right to fix the work in a material medium or in another copy directly or indirectly, temporarily or permanently, by any means and in any form, in whole or in part.	Art. 23
Source	Copyright and Related Rights Act of Slovenia, No. as amended through No. 16 (15 December 2006), at http://www.wipo.int/wipolex/en/text.jsp?file_id=1	available
Last edited:	18 December 2007; rev. 16 May 2015	

# SOMALIA

General Library Except	ion		
Who can copy?	Public librarie	es, schools, colleges, or other	Art.
	educational in	nstitutions.	35(4)
	Conditions:	None.	
What can be copied?	Published lite	erary, artistic, or scientific works.	
	Conditions:	The number of copies must not exceed the needs of the institution.	
		May not change the language of the original. See preamble of Article 35.	
Purpose of the copy?	Not specified		
	Conditions:	None.	
Medium of the copy?	Photocopying	g or other means of reproduction.	
Other provisions?	The reproduction the author.	ction should no harm the interests of	

Miscellaneous		
Personal Copying	Permits limited copying for personal use.	Art. 35(2)
Educational Uses	Limited uses in schools, universities, and training	Art. 35(4)
	programs.	
Source	Copyright Law (Sharciga Xuquuqda) of Somalia, Sharci 66 (7 September 1966), published in <i>Official Bulletin of Democratic Republic</i> (Faafinta Rasmi ah), Issue No. 11 November 1977), available [forthcoming] at http://www.somalilandlaw.com/somaliland_copyright_late	the Somali I (1
Last edited:	22 May 2015	

#### SOUTH AFRICA

Library Provisions		
Library Provisions?	The copyright statutes of South Africa do not	
	include any explicit exemptions for libraries.	
Regulatory Exceptions	Authorizes governmental regulations permitting reproduction of a work, but in a manner that the reproduction is not in conflict with a normal exploitation of the work and is not unreasonably prejudicial to the legitimate interests of the owner of the copyright. Based on this authorization, the Minister of Economic Affairs has created the library exceptions outlined below.	§ 13

		n Another Library (Unpublished Wo	r <b>k)</b> Reg. 3
Who can copy?		Library or archives depot, including employees	
	acting within	the scope of employment.	Reg. 2
	Conditions:	The collections of the library or	
		archives must be open to the	
		public or available not only to	
		researchers affiliated with the	
		library or archives or with the	
		institution of which it is a part, but	
		also to other persons doing	
		research in a specialized field.	
What can be copied?	Unpublished	works, currently in the collection of	
	the institution		
	Conditions:	Not more than one copy of a	
		reasonable portion of the work,	
		having regard to the totality and	
		meaning of the work.	
Purpose of the copy?	For preservat	For preservation and security.	
	For deposit for research in another qualifying institution.		
	Conditions:	The reproduction and distribution	]
		must be made without any	
		intention of deriving indirect	
		commercial advantage.	
Medium of copy?	Duplicated in	facsimile form.	
	Conditions:	None.	
Other provisions?	This provision permits reproduction and		
	distribution.		
		The copy shall incorporate a copyright warning.	
		ve effect of the reproduction does not	
		he normal exploitation of the work to	
		able prejudice of the legal interest	
	and residuary	rights of the author.	

Replacement (Publishe	d Work)		
Who can copy?	Library or arc	hives depot, including employees	Reg. 3
	acting within	the scope of employment.	Reg. 2
	Conditions:	The collections of the library or	
		archives must be open to the	
		public or available not only to	
		researchers affiliated with the	
		library or archives or with the	
		institution of which it is a part, but	
		also to other persons doing	
		research in a specialized field.	
What can be copied?	Published wo	rks.	
	Conditions:	Not more than one copy of a	
		reasonable portion of the work,	
		having regard to the totality and	
		meaning of the work.	
		Reproduction is permitted where	
		the institution has determined, after	
		a reasonable effort, that an unused	
		replacement cannot be obtained at	
		a fair price.	
Purpose of the copy?		ent of a copy that is deteriorating or	
		jed, lost, or stolen.	
	Conditions:	The reproduction and distribution	
		must be made without any	
		intention of deriving indirect	
		commercial advantage.	
Medium of copy?		facsimile form.	
	Conditions:	None.	
Other provisions?	The copy shall incorporate a copyright warning.		
	The cumulative effect of the reproduction does not		
		he normal exploitation of the work to	
		able prejudice of the legal interest	
	and residuary	rights of the author.	

Who can copy?	Library or arc	chives depot, including employees	Reg. 3
	acting within	the scope of employment.	Reg. 2
	Conditions:	The collections of the library or	
		archives must be open to the	
		public or available not only to	
		researchers affiliated with the	
		library or archives or with the	
		institution of which it is a part, but	
		also to other persons doing	
		research in a specialized field.	
What can be copied?	One article o	r other contribution to a copyrighted	
·	collection or	periodical issue from the collection of	
		or another library or archive depot.	
		portion of other works, from the	
		the institution or another library or	
	archive depo	•	
	Conditions:	Only a single copy can be made.	]
		Literary works only, with pictorial or	
		graphic works published as	
		illustrations, diagrams, or similar	
		adjuncts to the literary works.	
		Not more than one copy of a	
		reasonable portion of the work,	
		having regard to the totality and	
		meaning of the work.	
Purpose of the copy?	For private st	tudy or personal or private use.	
	Conditions:	The library or archives must not	
		have notice that the copy is for any	
		purpose other than the permitted	
		purposes.	
		The copy must become the	
		property of the user.	
		The reproduction and distribution	
		must be made without any	
		intention of deriving direct or	
		indirect commercial advantage.	
Medium of copy?	Not specified		
Other provisions?	The copy sha	The copy shall incorporate a copyright warning.	
		nust display prominently, at the place	
	where orders	are accepted, and include on its	
		warning of copyright in accordance	
	with Regulati		
	The cumulati	ve effect of the reproduction does not	
		the normal exploitation of the work to	
		nable prejudice of the legal interest	
		y rights of the author.	

Research or Study (Entire Works)			
Who can copy?	Library or archives depot, including employees acting within the scope of employment.	Reg. 3 Reg. 2	

		1	
	Conditions:	The collections of the library or	
		archives must be open to the	
		public or available not only to	
		researchers affiliated with the	
		library or archives or with the	
		institution of which it is a part, but	
		also to other persons doing	
		research in a specialized field.	
What can be copied?	Entire works	and substantial parts of works from	
·	the collection	of the institution or another	
	institution.		
	Conditions:	Only a single copy can be made.	
		The institution must first determine,	
		on the basis of a reasonable	
		investigation, that an unused copy	
		of the work cannot be obtained at a	
		fair price.	
		Literary works only, with pictorial or	
		graphic works published as	
		illustrations, diagrams, or similar	
		adjuncts to the literary works.	
Purpose of the copy?	For private st	udy or personal or private use.	
	Conditions:	The library must not have notice	
	Conditions.	that the copy is for any purpose	
		other than the permitted purposes.	
		The copy must become the	
		property of the user.	
		The reproduction and distribution	
		must be made without any	
		intention of deriving direct or	
		indirect commercial advantage.	
Medium of copy?	Not specified.		
Other provisions?	<del></del>	.  Ill incorporate a copyright warning.	
		ust display prominently, at the place	
		are accepted, and include on its	
		warning of copyright in accordance	
	with regulation 6.		
		ve effect of the reproduction does not	
		•	
	conflict with the normal exploitation of the work to the unreasonable prejudice of the legal interest		
		rights of the author.	
	and residually	ngnio oi ine aunor.	

Supplying Copies to Other Libraries (Interlibrary Loan)				
Who can copy?	Library or archives depot, including employees			
	acting within the scope of employment.			
	Conditions:	Conditions: The collections of the library or		
		archives must be open to the		
		public or available not only to		
		researchers affiliated with the		
		library or archives or with the		
		institution of which it is a part, but		
		also to other persons doing		
		research in a specialized field.		
What can be copied?	This code sec	ction is explicitly about the ability of a		

	library to rece		
	are lawfully m	ade.	
	Conditions:	The regulations generally bar	
		systematic reproduction or	
		distribution of copies, but that	
		restriction does not prevent a	
		library or archive from participating	
		in interlibrary arrangements.	
		The library or archives may	
		participate in interlibrary	
		arrangements that do not have, as	
		their purpose or effect, that the	
		library or archives receives such	
		copies for distribution in such	
		aggregate quantities as to	
		substitute for a subscription to or	
		purchase of such work.	
Purpose of the copy?	For receipt of	materials through interlibrary	
	arrangements.		
	Conditions:	The reproduction and distribution	
		must be made without any	
		intention of deriving direct or	
		indirect commercial advantage.	
Medium of the copy?	Not specified.		

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions? <sup>52</sup>	Yes.		§ 86(3) & (4)
Prohibited Acts?	The Act of Circumvention?	Yes. Unlawful to engage in any of uses of devices in order to unlawfully overcome security measures.	
	Dealing in Devices?	Yes. Unlawful to produce, sell, offer to sell, procure for use, design, adapt for use, distribute or possess any device.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Broader. The provision relates to the protection of "data," which is defined as "electronic representations of information in any form" (Section 1).		
Exemptions that could be used by libraries?	There are no exe	emptions in the statutes.	

Miscellaneous		
Unsupervised	Library or archive depot or employee is not liable	Reg. 4(a)
Machines	for infringements committed from the	
	unsupervised use of reproducing equipment on	

This Section 86 is from the Electronic Communications and Transactions Act of South Africa.

	the premises, provided that the equipment displays a notice that the making of a copy may be subject to copyright law.	
Later Use of Copies	Nothing in the regulations absolves a user of a copy from infringement for actions that are not permitted by law.	Reg. 4(b)
Relationship to Contracts	Nothing in the regulations affects any contractual obligations assumed by the library or archives when it acquired a work for its collections.	Reg. 4(c)
Private Copying	Copying a literary or musical work for purposes of research or private study by an individual is permitted.	§ 12
Source	Copyright Act of South Africa, No. 98 (20 June 1978 through Copyright Amendment Act, No. 9 (25 June at http://www.wipo.int/wipolex/en/text.jsp?file_id=13 as further amended by the Intellectual Property Law Act, No. 28 (10 December 2013), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=3151 AND	2002), available 0429, vs Amendment
	Copyright Regulations of South Africa (1978), as an GN 1375 (1985), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=1304  AND  Electronic Communications and Transactions Act of	
	No. 25 (31 July 2002), available at http://www.internet.org.za/ect_act.html.	
Last edited:	26 April 2008; rev. 16 May 2015	

### **SPAIN**

Research				
Who can copy?	-	Museums, libraries, record libraries, film libraries, newspaper libraries, or archives.		
	Conditions:	The institutions must be in public ownership or form part of institutions of cultural or scientific character.		
What can be copied?	Works.			
	Conditions:	None.		
Purpose of the copy?	For research.			
	Conditions:	The copying must be without gainful intent.		
Medium of the copy?	Any. See def	finition of "reproduction" below.		

Preservation			
Who can copy?	Museums, lib newspaper lik	§ 37(1)	
	Conditions:	The institutions must be in public ownership or form part of institutions of cultural or scientific character.	
What can be copied?	Works.		
	Conditions:	None.	
Purpose of the copy?	For preservation.		
	Conditions:	The copying must be without gainful intent.	
Medium of the copy?	Any. See det	finition of "reproduction" below.	

Research (Making Available)				
Who can	Museums, arcl	§ 37(3)		
communicate?	recording libra	recording libraries, or film libraries.		
	Teaching instit	utions integrated in the Spanish		
	educational sy	stem.		
	Conditions:	The institutions must be in public		
		ownership or belong to institutions		
		of general cultural, scientific, or		
		educational interest without gainful		
		intent. (Note: This requirement		
		does not apply to teaching		
		institutions integrated in the Spanish		
		educational system.)		
What can be	Works held in the institution's collections.			
communicated?	Conditions:	The works may not be		
		communicated or made available if		
		they are subject to acquisition terms		
		or license.		
Purpose of the	For research by members of the public.			
communication?	Conditions:	None.		

Medium?	Via a closed and internal network by means of terminals located within the premises of the institutions.	
Other provisions?	The author retains the right to receive a fair	
	compensation.	

<b>Anti-Circumvention of</b>	Technological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 160(1)
Prohibited Acts?	The Act of Circumvention?  Dealing in	The act of circumvention is prohibited.  Manufacturing importing,	
	Devices?	distributing, dealing, advertising, or possessing with commercial intent a circumvention device is prohibited.	
	Providing Services?	Offering circumvention services is prohibited.	
Access Control or Owner's Rights Control?	that prevent or res	ons relate to technical measures trict acts that take place without of the rightsholder; it includes d protection measures.	Art. 160(3)
Exemptions that could be used by libraries?	Rightsholders using technological safeguards must give the beneficiaries of limitations (including the personal copying and library provisions) the appropriate means to enjoy the works.		Art. 161
	Conditions:	The users must have legal access to the work.  The provision does not require rightsholders to cease limiting the number of private copies that users can make.  The provision does not apply to on-demand contracts.	

Miscellaneous		
Public Lending	Libraries and other qualifying institutions may lend	Art.
	works, subject to remuneration.	37(2)
Personal Copying	Reproduction of disclosed works is permitted when	Art.
	done by physical persons for private use on the	31(2)
	basis of works which have been lawfully accessed,	
	provided that the copying is not used for collective	
	or gainful purposes. Databases and computer	
	programs are excluded. Remuneration is required.	
Orphan Works	Implements the European Union directive on orphan	Art.
	works, 2012/28/EC.	37bis
Definition	"Reproduction" means the incorporation of the work	Art. 18
	in a medium that enables it to be communicated and	
	copies of all or part of it to be made.	
Source	Law of Intellectual Property of Spain, Royal Legislative	
	No. 1 (12 April 1996), as amended through Law No. 2	(4
	March 2011), available at	

	http://www.wipo.int/wipolex/en/text.jsp?file_id=244508, as further amended by Law No. 21 (4 November 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=350838.
Last edited:	10 December 2007; rev. 16 May 2015

#### SRI LANKA

Study or Private Research			
Who can copy?	Any library or	Any library or archives.	
	Conditions:	Whose activities do not serve any	
		direct or indirect commercial gain.	
What can be copied?	A published a	A published article or other short work or short	
	extract of a w	vork.	
	Conditions:	Single copy.	
		Isolated occurrence, or if	
		repeated only on separate and	
		unrelated occasions.	
		Without authorization of the	
		owner of copyright.	
Purpose of the copy?	Study, scholarship, or private research.		
	Conditions:	To satisfy the request of a	
		physical person.	
		The library or archives is satisfied	
		that the copy will be used solely	
		for the allowed purpose.	
Medium of the copy?	Reprographic reproduction. "Reproduction" is		
	defined below	N.	
Other provisions?	None.		

Preservation and Replacement			
Who can copy?	Any library or archive.		§ 12(5)(b)
	Conditions:	Whose activities do not serve any	
		direct or indirect commercial gain.	
What can be copied?	Works.		
	Conditions:	Single copy.	
		Isolated occurrence, or if	
		repeated only on separate and	
		unrelated occasions.	
		Without authorization of the	
		owner of copyright.	
		It is not possible to obtain such a	
		copy under reasonable	
		conditions.	
Purpose of the copy?	To preserve a	a copy and if necessary replace a	
	copy.		
		copy which has been lost,	
	•	rendered unusable in the	
	•	ollection of another similar library or	
	archives.	<del>-</del>	
	Conditions:	None.	
Medium of the copy?	Reprographic defined below	reproduction. "Reproduction" is v.	
Other provisions?	None.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 23
Prohibited Acts?	The Act of Circumvention?		
	Dealing in Devices?	Yes.	
	Providing Services?		
Access Control or Owner's Rights Control?		nanufacture or import of devices of tections on reproduction of works roadcasts.	
Exemptions that could be used by libraries?	None.		

Miscellaneous		
Definition	"Reproduction" means the making of one or more copies of a work or sound recording in any material form, including any permanent or temporary storage of a work or sound recording in electronic form.	§ 5
Fair Use	The fair use of a work, including such use by reproduction in copies or by any other means specified by [Section 9(1) on rights of owners], for purposes such as criticism, comment, news reporting, teaching (including multiple copies for classroom use), scholarship or research, shall not be an infringement of copyright. The following factors shall be considered in determining whether the use made of a work in any particular case is fair use: the purpose of the use; the nature of the copyrighted work; the amount of the work uses; and the effect of the use on the market for or value of the work.	§ 11(1) & (2)
Relation of Fair Use to Other Exceptions	"The acts of fair use shall include the circumstances specified in section 12." Section 12 is a list of specific exceptions, including the library exceptions.	§ 11(3)
Personal Copying	Reproduction of a lawfully published work used exclusively for personal and private use is permitted.	§ 12(1)
Source	Intellectual Property Act of Sri Lanka, No. 36 (12 No. 2003), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=18446	
Last edited:	11 December 2007; rev. 27 August 2014; rev. 16 Ma	

#### **SUDAN**

Preservation or Replacement			
Who can copy?	Any library or	Any library or archiving service.	
	Conditions:	None.	
What can be copied?	Protected works.		
	Conditions:	A copy of which is in the possession	
		of the library or archives.	
		May make two copies.	
		The copy in possession might be	
		out of stock or is impossible to	
		obtain at a reasonable price.	
Purpose of the copy?	To copy of we	ork that meets the condition below.	
	Conditions:	The copy in possession might be	
		lost or damaged or about to be	
		damaged.	
Medium of the copy?	Any. The sta	tute refers to "copy or photocopy."	
Other provisions?	Application of the exception is without prejudice to moral rights.		§ 25

Preservation (Unpublished Works)			
Who can copy?	Any library or	§ 31(1)	
	Conditions:	Conditions: None.	
What can be copied?	Protected unp	oublished works.	
	Conditions:	A copy of which is in the possession	
		of the library or archives.	
		May make two copies.	
Purpose of the copy?	To keep the o	To keep the original copy.	
	Conditions:	None.	
Medium of the copy?	Any. The statute refers to "copy or photocopy."		
Other Provisions?	Application of the exception is without prejudice to moral rights.		§ 25

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 62
Prohibited Acts?	The Act of Circumvention?  Dealing in Devices?	Yes. Violation of the copyright law by a person who deceives, revokes, or delays any of the effective technological arrangements (Section 62(1)(f)).  Yes. Violation can be by making, importing, selling, or	
	Providing Services?	offering for sale or rental of devices (Section 62(1)(g)).  Yes.	
Access Control or Owner's Rights Control?		Definition of "effective angements" that control the	

	extracting or copying not authorized by the rightsholder (Section 62(2)(b)).	
Exemptions that could be used by libraries?	None.	

Miscellaneous		
Defined Term	"Copying" means making one or more duplicate copies of the work, or part of it, by any form or method, including printing, photographing, recording on tapes, disks, compact disk, or computer memory.	§ 3
Educational Uses	Permits use or copy of short pieces of published works for education.	§ 26
License for Copying or Translation	Provides for the ability of any person to apply to the government for a compulsory license for copying or translating works in accordance with regulations consistent with the Berne Appendix.	§ 37
Source	Copyright and Neighboring Rights (Protection) Act of (2013).	f Sudan
Last edited:	3 December 2007; rev. 27 May 2015	

# SURINAME

Library Provisions (none)			
Library Provisions?	The Copyright Law of Suriname includes no		
	explicit library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous			
Quotations	Limited right to reproduce short quotations from	Art.	
	newspaper or magazine articles.	15(a)	
Educational or Scientific	Limited right to make copies for educational or	Art. 16	
Purposes	scientific purposes or in the context of a notice of		
	assessment or a polemic or scientific treatise.		
Private Copies	Limited right to make copies of literary, scientific or	Art. 17	
	artistic works for private practice, study, or use.		
Source	Copyright Law of Suriname, G.B. 1913 No. 15 (22 March		
	1913), as amended through S.B. 1981 No. 23 (1981),		
	consolidated 2005, available at		
	http://www.wipo.int/wipolex/en/text.jsp?file_id=209837.		
Last edited:	25 April 2014; rev. 16 May 2015	·	

#### **SWAZILAND**

Library Provisions (none)			
Library Provisions?	Swaziland's Copyright Act does not contain any		
	explicit provisions for libraries.		

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Private Study and Research	Any fair dealing with any work for the purposes of private study, research, criticism, review, or	§ 4 (1)(a)
Nescalcii	newspaper summary is permitted.	(1)(a)
Source	Copyright Act of Swaziland (1 July 1912), available a http://www.wipo.int/wipolex/en/text.jsp?file_id=1394	
Last edited:	3 December 2007; rev. 16 May 2015	

#### **SWEDEN**

General Provisions (applicable to various statutory exceptions)		
Provide source of	Yes. When a work is used publicly pursuant to an	Art.
borrowing?	exception, the source shall be stated to the extent	11(2)
	and in the manner required by proper usage.	
Alteration of the Work	When a work is used publicly pursuant to an exception, the work may not be altered more than	
	necessary for the use.	

Preservation				
Who can copy?	Public librarie	Public libraries.		
	Scientific and by public auth			
	Governmenta	al and municipal archival authorities.		
	The National	The National Archive for Recorded Sound and		
	Moving Image	Moving Images.		
	Certain other	archives and libraries designated by		
	the Governme	the Government.		
	Conditions:	None.		
What can be copied?	Works.	Works.		
	Conditions:	Computer programs are excluded.		
Purpose of the copy?	For preservat	For preservation.		
	Conditions:	None.		
Medium of the copy?	Not specified	; "copy" is not defined.	1	

Completion				
Who can copy?	Public libraries.		Art. 16;	
	Scientific and	Scientific and research libraries that are operated		
	by public auth	norities.	1993:	
	Governmenta	al and municipal archival authorities.	1212,	
	The National	Archive for Recorded Sound and	§ 2	
	Moving Imag	es.		
	Certain other	archives and libraries designated by		
	the Governm	ent.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	Computer programs are excluded.		
		Reproduction is permitted where the		
		incomplete work has been		
		published in parts and the missing		
		part cannot be acquired in the		
		market.		
Purpose of the copy?		For completion of incomplete works in collections.		
	Conditions:	None.		
Medium of the copy?	Not specified			
Other provisions?	A work may also be copied if the work cannot be			
		acquired on the market and the reproduction takes		
	·	rchive or in a library which is entitled		
	to receive sta	tutory deposit copies of the actual		

type of productions.	
This exception for completion also applies to	
protected performances, sound recordings, broadcasts, and databases.	

Research				
Who can copy?	Public librarie	Public libraries.		
	Scientific and	research libraries that are operated		
	by public auth	norities.		
	Governmenta	al and municipal archival authorities.		
	The National	Archive for Recorded Sound and		
	Moving Image	es.		
	Certain other	Certain other archives and libraries designated by		
	the Governm	the Government.		
	Conditions:	Conditions: None.		
What can be copied?	Works.			
	Conditions:	Computer programs are excluded.		
Purpose of the copy?	For research.			
	Conditions:	None.		
Medium of the copy?	Not specified	•		

Copying for Users		
Who can copy?	Public libraries.	Art. 16;
	Scientific and research libraries that are operated	Art. 42d
	by public authorities.	
	Governmental and municipal archival authorities.	
	The National Archive for Recorded Sound and	
	Moving Images (services of this agency are now	
	the responsibility of The Royal Library of Sweden).	
	Certain other archives and libraries designated by the Government.	
	Conditions: None.	
What can be copied?	Single articles or short extracts of works.	
	Material which for security reasons must not be	
	given away in original form.	
	Conditions: None.	
Purpose of the copy?	To satisfy requests from borrowers.	
	For use in reading devices.	
	Conditions: None.	
Medium of the copy?	Not specified; "copy" is not defined. Copies made on paper may be distributed to library borrowers;	
	by implication a library may send a digital copy to	
	another library, which in turn may distribute paper	
	copies to library borrowers. Copies made for	
	reading devices are not limited to paper media, and by implication may be allowed to be distributed to users in digital formats.	

Making Available				
Who can communicate?	Libraries and	Libraries and archives within Section 16.		
	Conditions:	None.		
What can be	Works contai	ned in the collection of the institution.		
communicated?	Conditions:	None.		
Purpose of the	To make the works available to individual users.			
communication?	Conditions:	None.		
Medium?	Via technical devices on the premises of the			
	institution for	individual users.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention	Yes.		
provisions?			
Prohibited Acts?	The Act of Circumvention?	Circumvention is prohibited. However, the prohibition does not apply when someone, who in a lawful way has access to a copy of a work protected by copyright, circumvents a technological measure in order to be able to watch or listen to the work.	Art. 52d
	Dealing in Devices?  Providing	Manufacturing, importing, transferring, distributing by sale or rental, or possessing for commercial purposes a circumvention device is prohibited.  Making available circumvention	Art. 52e
	Services?	services is prohibited.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technological measures that are designed to prevent or restrict the reproduction or the making available to the public of a copyright-protected work without the consent of the author.		Art. 52b
Exemptions that could be used by libraries?	Anyone who, pursuant to the library provisions (and other specified provisions), is entitled to exploit a work protected by copyright shall be entitled to make use of a copy of a work that he lawfully has access to, notwithstanding the fact that the copy is protected by a technological measure.  Conditions: This exemption does not apply		Art. 52f
		to works that have been made available to the public in accordance with agreed contractual stipulations in a way that makes it possible for members of the public to get access to the work by means of a communication from a place and a time that they themselves have chosen.	

Other provisions?	Where a technological measure prevents a use in the exemption cited above, a Court may, at the request by a user entitled to that use, order, upon penalty of a fine, the author (or his successor in title) to make it possible for the user to exploit the work in the way prescribed in the provision referred	
	to.	

Miscellaneous			
Collective License	Where a collective license applies, and if the author has not made a prohibition against such use, the libraries and archives within Article 16 are entitled to make copies of works that are from their own collections and that already have been made public, and make the copies available to the public.	Art. 42d	
Needs of Disabled Persons	Libraries are specifically authorized to make copies of works under detailed conditions to serve the needs of persons with disabilities. Libraries making copies under such provision to give to users may be required to pay remuneration to rightsholders.	Art. 17	
Private Copying	Anyone (which presumably includes libraries) may make copies of many types of works for private use only.	Art. 12	
Orphan Works	Implements the European Union directive on orphan works, 2012/28/EC.	Art. 16a to 16d	
Source	Act on Copyright in Literary and Artistic Works of Sweden, SFS 1960:729 (30 December 1960), as amended through No. 884 (29 October 2014), available at http://www.government.se/content/1/c6/25/22/04/a0eb1ba8.pdf; AND Copyright Regulation of Sweden, Act 1993:1212 (25 November 1993), as amended through Act 2005:362 (26 May 2005), available at http://www.government.se/content/1/c6/06/27/66/602a03ce.pdf.		
Last edited:	7 December 2007; rev. 21 October 2014; rev. 16 Ma		

#### **SWITZERLAND**

Preservation			
Who can copy?	Public librarie	Art.	
	and archives	24(1bis)	
	Conditions:	None.	
What can be copied?	Works.		
	Conditions:	None.	
Purpose of the copy?	To secure and preserve the collections.		
	Conditions:	Not made for financial or	
		commercial gain.	
Medium of the copy?	Not specified		
Other provisions?	None.		

Anti-Circumvention of Technological Protection Measures					
Circumvention	Yes.				
provisions?					
Prohibited Acts?	The Act of	The act of circumvention is	Art.		
	Circumvention?	prohibited.	39 <i>a</i> (1)		
	Dealing in	Manufacturing, importing,	Art.		
	Devices?	offering, transferring or	39 <i>a</i> (3)		
		otherwise distributing, renting,			
		giving for use, and advertising or			
		possessing for commercial			
		purposes circumvention devices			
		is prohibited.			
	Providing	Trafficking in circumvention	Art.		
	Services?	services is prohibited.	39 <i>a</i> (3)		
Access Control or	Both. The provis	Art.			
Owner's Rights Control?	that prevent acce	39 <i>a</i> (2)			
	the copyright owner.				
Exemptions that could	Yes. The ban on circumvention may not be		Art.		
be used by libraries?	•	those persons who undertake	39 <i>a</i> (4)		
	circumvention exclusively for legally permitted				
	USES.	Δ1			
	The Federal Cou	Art. 39 <i>b</i> (2)			
	office regarding technological protections and require that the office take measures required by				
	•	t in the copyright exceptions and			
	limitations.				

Miscellaneous		
Exhaustion	Where the author has transferred the rights to a copy of a work or has consented to such a transfer, these rights may subsequently be further transferred or otherwise distributed.	Art. 12
Personal Use	Limited right to make copies of published works for personal use.	Art. 19(1)(a)
Educational Purposes	May make any use of published works by a teacher and his class for educational purposes.	Art. 19(1)(b)

Internal Information or Documentation	Limited right to make copies for internal information or documentation.	Art. 19(1)(c)	
Equipment on Premises	Persons who are allowed to make copies for private use (evidently uses in Art. 19) may have them made by third parties. Libraries, other public institutions, and businesses that make copying apparatuses available to their users are deemed to be third parties.	Art. 19(2)	
Orphan Works	Limited rights to make copies of orphan works, applying only to phonograms or audiovisual fixations.	Art. 22 <i>b</i>	
Archive Copies	One copy of a work may be made to ensure its preservation. The original or the copy must be stored in an archive not accessible to the general public and be marked as the archive copy.	Art. 24(1)	
Archive Copies of Computer Programs	Any person entitled to use a computer program may make one backup copy, and this right may not be waived by contract.	Art. 24(2)	
Use by People with Disabilities	Limited right to make copies of works for use by people with disabilities.	Art. 24 <i>c</i>	
Quotation	Limited right to quote published works if the quotation serves as an explanation, a reference or an illustration.	Art. 25	
Museum, Exhibition and Auction Catalogues	Limited right to reproduce works forming part of a collection accessible to the public in a catalogue issued by the administrators of the collection.	Art. 26	
Source	Federal Act on Copyright and Related Rights of Switzerland (9 October 1992), as amended through No. 1 (5 October 2007), consolidated 1 January 2011, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=302621.		
Last edited:	27 April 2014; rev. 16 May 2015		

# SYRIAN ARAB REPUBLIC

General Provisions (applicable to various statutory exceptions)			
Author's consent?	ent? No. Art. 3		
Translation?	Yes. The work may be used in it source language or in translation.		

Library Use				
Author's consent		No. Reproduction is permitted without need of the		
required?	author's or cr	eator's approval.	37(5)	
Who can copy?	Public librarie	Public libraries, non-commercial documentary		
	centers, scier	ntific organizations, or educational		
	institutes.			
	Conditions:	None.		
What can be copied?	Literary, artis	tic, or scientific works.		
	Conditions:	The work must be previously		
		legitimately available to the public.		
Purpose of the copy?	Not specified	•		
	Conditions:	The copies must be made in		
		compliance with the activities of the		
		institutions.		
Medium of the copy?	Photography	Photography or similar means.		
Other provisions?	This provision			
	language or i			
	The reproduc			
financial exploitation of the work or prejudice the				
	legitimate inte	erests of the creator or author.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous			
Private Copying	Translating, adapting, or reproducing a work in a	Art.	
	single copy for personal use.	37(1)	
Source	Copyright Law of Syria, No. 12/2001 (21 February 2001), available at		
	http://www.wipo.int/wipolex/en/text.jsp?file_id=18325	6.	
Last edited:	17 December 2007; rev. 16 May 2015		

### **TAJIKISTAN**

General Provisions (applicable to each provision of Article 20)			
Author's consent	No. The use is permitted without the author's	Art. 20	
required?	consent.		
Remuneration to	No. The use is permitted without payment of		
author?	remuneration.		
Provide name of author?	Yes. The use is permitted, provided that the name		
	of the author is mentioned.		
Provide source of	Yes. The use is permitted, provided that the		
borrowing?	source of borrowing is mentioned.		

Replacement				
Who can copy?	Libraries and	Art. 20		
	Conditions:	None.	(7)(a)	
What can be copied?	Lawfully publ	ished works.		
	Conditions:	With respect to providing copies to other libraries, the copying is only permitted if it is impossible to get the copy in another way.		
Purpose of the copy?		To restore or replace lost or damaged copies in the library or archive.		
	To place copies at the disposal of other libraries that, for any reason, have lost works from their own collections.			
	Conditions:	None.		
Medium of the copy?	Reprographic	Reprographic reproduction. See definition below.		

Research or Study				
Who can copy?	Libraries and archive services.	Art. 20		
	Conditions: None.	(7)(b)		
What can be copied?	Isolated articles or succinct works lawfully			
	published in collections, newspapers, or other			
	periodical publications.			
	Short extracts from lawfully published written			
	works, including illustrations.			
	Conditions: None.			
Purpose of the copy?	For study or research purposes of natural persons.			
	Conditions: None.			
Medium of the copy?	Reprographic reproduction. See definition below.			

Anti-Circumvention of Technological Protection Measures			
Circumvention None.			
provisions?			

Miscellaneous		
Personal Copying	The reproduction of a lawfully published work for exclusively personal purposes is permitted under specified conditions. Works of architecture, whole or substantial parts of databases, computer programs, whole books, and musical scores are excluded.	Art. 19
Defined Term	"Reprographic reproduction" means the facsimile reproduction in one or more copies, regardless of the dimensions and form thereof, of originals or copies of written or other graphic works by means of photocopying or with the aid of other technical means different from publishing. Reprographic reproduction shall not include the storage or reproduction of the said copies in electronic (including digitized) or optical form, or in any other machine-readable form.	Art. 3
Source	Law of Copyright and Related Rights of Tajikistan (13 November 1998), as amended through No. 12 (2009), at http://www.wipo.int/wipolex/en/text.jsp?file_id=23735	
Last edited:	4 December 2007; rev. 16 May 2015	

### **THAILAND**

Research or Study			
Who can copy?	Librarians.	§ 34	
	Conditions:	None.	1
What can be copied?	Parts of work	S.	
	Conditions:	"Reasonable reproduction" is	
		permitted.	
Purpose of the copy?	For research	or study by a person.	
	Conditions:	The purpose must not be for profit.	
Medium of the copy?	Any. See definition of "reproduction" below.		
Other provisions?	The use must not conflict with a normal		
	exploitation of the copyright work by the owner of		
	copyright or unreasonably prejudice the legitimate		
	right of the owner of copyright. (Section 32)		
	The section also applies to performer's rights		
	(Section 53).		

Library Use				
Who can copy?	Librarians.	Librarians.		
	Conditions:	None.		
What can be copied?	Works.			
	Conditions:	None.		
Purpose of the copy?	For use in the	e library or another library.		
	Conditions:	The purpose must not be for profit.		
Medium of the copy?	Any. See de	Any. See definition of "reproduction" below.		
Other provisions?	The use must not conflict with a normal exploitation of the copyright work by the owner of copyright or unreasonably prejudice the legitimate right of the owner of copyright. (Section 32)  The section also applies to performer's rights (Section 53).			

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions? <sup>53</sup>	Yes.		§ 53(4)
Prohibited Acts?	The Act of Circumvention?	Yes.	
	Dealing in Devices?	No.	
	Providing Services?	Yes, if provided knowing that the use would cause or induce infringement.	
Access Control or Owner's Rights Control?	Owner's rights.	-	
Exemptions that could	Two provisions m	nay apply. First, an exemption	§ 53(5)

53 The new amendment is summarized in *Informed Counsel*, a newsletter of the law firm Tilleke & Gibbons, vol. 6, February 2015 (see www.tilleke.com).

be used by libraries?	permits libraries, educational institutions, and	
	public broadcasters to access a work for nonprofit	
	purposes. Second, a general exemption permits	
	access for uses within copyright exceptions.	

Miscellaneous		
Personal Copying	Reproduction for research, study, or personal benefit is permitted, as long as the use does not conflict with a normal exploitation of the copyright work by the owner of copyright or unreasonably prejudice the legitimate right of the owner of copyright.	§ 32
Defined Term	"Reproduction" includes any method of copying, imitation, duplication, block-making, sound recording, video recording or sound and video recording for the material part from the original, Copy, or publication whether of the whole or in part and, as for computer program, means duplication or making copies of the program from any medium for the substantial part with any method without a character of creating a new work whether of the whole or in part.	§ 4
Source	Copyright Act of Thailand, B.E. 2537 (9 December 1 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=12976 as amended by acts published in the <i>Royal Gazette</i> February 2015).	33,
Last edited:	7 December 2007; rev. 21 May 2015	

## THE FORMER YUGOSLAV REPUBLIC OF MACEDONIA

Library Internal Use				
Who can copy?	Public librarie	Art.		
	museums, or	museums, or archives.		
	Conditions:	None.		
What can be copied?	Copyrighted v	works that have been disclosed		
	(Article 51(1))	).		
	Conditions:	Computer programs are excluded		
		(Article 51(3)).		
Purpose of the copy?	For the purpo	se of carrying out the activity of the		
	institution.			
	Conditions:	Without direct or indirect economic		
		or commercial advantage.		
		Without remuneration to the		
		rightsholder.		
Medium of the copy?	Any. See def	finition of "reproduction" below.		

<b>Anti-Circumvention of T</b>	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		Art. 163
Prohibited Acts?	The Act of Circumvention? Dealing in Devices?	Using a circumvention device is prohibited.  Manufacturing, importing, possessing for commercial purposes, distributing, or renting a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to any device whose sole or main purpose is unauthorized removal or damage of technology that is used as legal protection against unauthorized use.		
Exemptions that could be used by libraries?	With respect to the library exception and certain other specified exceptions, the rightsholder who uses technological measures shall be obliged, without delay, and in the shortest period possible, upon request from the entity with a legal access to the copyright work, to enable the entity to have access and use of the work through removal of the technological measures or by providing other appropriate means. Contractual provisions to the contrary are null and void (Article 164(4)). This provision does not apply to exceptions to the right of making available (Article 164(3)).		Art. 164(1)

Miscellaneous		
Three-Step Test	The statutory exceptions can be carried out only in	Art.

		1
	certain special cases, provided that the use does not conflict with the normal exploitation of the work, and does not unreasonably prejudice the legitimate interests of the author.	51(2)
Definition	(1) Reproduction shall mean fixation, i.e. recording of the work in a material or other appropriate medium (electronic and other), as well as making one or more copies of a copyright work, in whole or in part, directly or indirectly, temporarily or permanently, by any means and in any form. (2) The reproduction under paragraph 1 of this Article shall be carried out, in particular, by graphic processes (graphic reproduction), by three-dimensional reproduction, by photocopying and other photographic processes achieving the same effect, by building or performing works of architecture, by sound or visual fixation, by storage of the work in electronic form (electronic fixation), and by transfer of the work from an analogue into a digital system.	Art. 28
Database Use	The use of a database or of a copy thereof by the lawful user shall be without remuneration, if it is necessary for access and normal use of its components.	Art. 53(2)
Source	Law of Copyright and Related Rights of Macedonia (August 2010), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=26387	
Last edited:	3 December 2007; rev. 29 August 2014; rev. 14 May	

#### **TOGO**

Library Provisions (none)			
Library Provisions?	The copyright law of Togo includes no explicit		
	library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Private Uses	Reproductions, translations, and adaptations of works lawfully made available to the public are permitted for a strictly personal and private use.	Art. 20(2)
License to Translate and Reproduce Works	The translation (and publication of that translation in Togo) of a work in French and in the national languages, under the terms of an authorization granted by the proper authority, are lawful even in the absence of the authorization of the author. The reproduction of a work (and publication of a given edition of the work in Togo), under the terms of an authorization granted by the proper authority, are lawful even in the absence of the authorization of the author.	Art. 25 & 26
Source <sup>54</sup>	Law on the Protection of Copyright, Folklore, and Re Rights of Togo, No. 91-12 (10 June 1991), available http://www.wipo.int/wipolex/en/text.jsp?file_id=27026	at
Last edited:	21 December 2007; rev. 25 April 2015	

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Togo is a member of the Bangui Agreement, which includes copyright exceptions applicable to libraries and archives and provisions on anti-circumvention. See the charts of Benin's law in this report for a footnote with detailed information.

### **TONGA**

Research or Study	_		
Who can copy?	Libraries and	archives.	§ 12(a)
	Conditions:	The activities of the institution must	]
		not serve direct or indirect	
		commercial gain.	
What can be copied?	Published art	icles, other short works, or short	]
·	extract of wor	rks.	
	Conditions:	Only a single copy can be made.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		The copy may only be made if there	
		is no collective license available	
		under which such copies can be	
		made, offered by a collective	
		administration organization of which	
		the library or archive is or should be	
		aware.	
Purpose of the copy?		holarship, or private research, by	
		natural person.	
	Conditions:	The library or archive must be	
		satisfied that the copy will be used	
		solely for the allowed purposes.	
Medium of the copy?		reproduction. See definitions of	
	freprography	" and "reproduction" below.	

Preservation and Replacement			
Who can copy?	Libraries and archives.		§12(b)
.,	Conditions:	The activities of the institution must not serve direct or indirect commercial gain.	
What can be copied?	Works.	-	
	Conditions:	Only a single copy can be made.	
		A copy may be made only if it is impossible to obtain such a copy under reasonable conditions.  The reprographic reproduction must	
		be an isolated case occurring, if repeated, on separate and	
		unrelated occasions.	
Purpose of the copy?	To preserve of archive.	or replace a work in the library or	
	or rendered u	copy which has been lost, destroyed unusable in the permanent collection milar library or archive.	
	Conditions:	None.	
Medium of the copy?	. • .	reproduction. See definitions of and "reproduction" below.	

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 30 (1)(a)	
Prohibited Acts?	The Act of Circumvention?	No.		
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.		
	Providing Services?	No.		
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technological measures used to prevent or restrict reproduction of a work or to impair the quality of copies made.			
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.		

Miscellaneous		
Defined Terms	"Reproduction" means the making of one or more copies of a work or phonogram in any manner or form, including any permanent or temporary storage of the work or phonogram in electronic form.	§ 2
	"Reprography" means the making of a facsimile copy of the original or a copy of the work, including photocopying.	
Source	Copyright Act of Tonga, No. 12 (30 July 2002), availahttp://www.wipo.int/wipolex/en/text.jsp?file_id=17317	
Last edited:	7 December 2007; rev. 16 May 2015	

### TRINIDAD AND TOBAGO

Research or Study			
Who can copy?	Libraries and	archives.	§ 12(a)
	Conditions:	The activities of the institution must	
		not serve direct or indirect	
		commercial gain.	
What can be copied?	Published art works.		
	Conditions:	A single copy may be reproduced.	
		The act of reproduction must be an	
		isolated case occurring, if repeated,	
		on separate and unrelated	
		occasions.	
		The copy may only be made if there	
		is no collective license available	
		under which such copies can	
		be made (offered by a collective	
		administration organization of which	
		the library or archive is or should be aware).	
Purpose of the copy?	For study, sc	holarship or private research, by	
	request of a natural person.		
	Conditions:	The person must satisfy the library	
		or archive that the copy is solely for	
		study, scholarship, or private	
		research.	
Medium of the copy?	Reprographic	reproduction.	

Preservation and Replacement				
Who can copy?	Libraries and archives.		§12(b)	
	Conditions:	The activities of the library or		
		archive must not serve direct or		
		indirect commercial gain.		
What can be copied?	Works.			
	Conditions:	A single copy can be made.		
		A copy may be made only if it is		
		impossible to obtain such a copy		
		under reasonable conditions.		
		The reproduction must be an		
		isolated case occurring, if repeated,		
		on separate and unrelated		
		occasions.		
Purpose of the copy?	<b>-</b>	or replace a work.	<u> </u>	
	To replace a copy which has been lost, destr			
		unusable in the permanent collection		
	of another similar library or archive.			
	Conditions:	None.		
Medium of the copy?	Reprographic reproduction.			

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 34A
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Manufacturing or importing for sale or rental a circumvention device is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures used to prevent or restrict reproduction of a work or to impair the quality of copies made.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Private Copying	Permits single copies of most published works for	§ 9
	personal purposes.	
Source	Copyright Act of Trinidad and Tobago, Cap. 82:80, I	
	April 1997), as amended through the Copyright Ame	endment
	Act, No. 5 (1 May 2008), available at	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=1839	66.
Last edited:	7 December 2007; rev. 16 May 2015	

## **TUNISIA**

Preservation and Replacement			
Who can copy?	Public libraries, non-commercial centers, departments of archives, and libraries of education and training establishments.  Conditions: Without authorization from the author or the author's counterpart.		Art. 12
What can be copied?	Works.		
	Conditions:	The copy may be in one or two specimens.	
Purpose of the copy?	To preserve t	he work.	
	To replace the work if it would be destroyed, lost, or made unusable.		
	Conditions:	For the needs of teaching and without that having a commercial or lucrative goal.	
Medium of the copy?	Reproduction.		
Other provisions?	None.		

Research or Study			
Who can copy?	Public libraries, non-commercial centers, departments of archives, and libraries of education and training establishments.		Art. 12
	Conditions:	Without authorization from the author or the author's counterpart.	
What can be copied?	An article or a short extract of a writing published in a collection of works.  An issue of a newspaper or a periodical publication.		
	Conditions:	May not be a computer program.	
Purpose of the copy?	Research and	d teaching.	
	Conditions:	In response to the request of a	
		natural person.	
Medium of the copy?	Reproduction.		
Other provisions?	None.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Licenses for Reproduction and Translation	The Ministry in charge of culture may issue nonexclusive licenses to make reproductions and translations of works for education and research, subject to detailed provisions, reflecting the Berne Appendix.	Art. 13 & 14
Source	Law of Literary and Artistic Property of Tunisia, No. 9 February 1994), amended through No. 2009-33 (23)	

	2009), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=181075.
Last edited:	4 December 2007; rev. 26 August 2014; rev. 16 May 2015

## TURKEY

General Library Exception				
Who can copy?		es, museums, and similar institutions.	Art. 46	
	Conditions:	The authority to allow persons to		
		benefit from the works shall be		
		determined by regulation. Libraries		
		and the other public institutions		
		listed in the statute can by		
		regulation have authority to make		
		copies and other uses of the works.		
What can be copied?		ave not yet been published or made		
	•	nose term of economic rights has		
	expired.	<u>,                                      </u>		
	Conditions:	Whose author has not expressly		
		prohibited reproduction and		
		publication.		
		Which are preserved in public		
		libraries, museums, or similar		
		institutions.		
Purpose of the copy?	For scientific and other reasons.			
	Conditions:	None.		
Medium of the copy?	Not specified			
Other provisions?	Such works shall belong to the public institution or			
	organization in which they are kept.			
	The authority	which shall give permission to		
	persons who would like to benefit from such works			
	for scientific and other reasons and to public			
	institutions ar	nd organizations, the fees to be		
	•	the cultural purposes for which such		
	fees shall be	spent, and other matters, shall be		
		y a regulation to be issued by the		
	Ministry of Cu	ulture and Tourism.		

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 72	
Prohibited Acts?	The Act of Circumvention?	No.		
	Dealing in Devices?	Producing, putting up for sale, or possessing for non-private use circumvention devices with regards to computer programs is prohibited.	Art. 72	
	Providing Services?	No.		
Access Control or Owner's Rights Control?	Owner's Rights Control. The provision relates to technical measures intended to prevent illegal reproduction of computer programs.		Art. 72	
Exemptions that could be used by libraries?	No.			

Miscellaneous		
Performances of Works for Education	Limited right to perform published works in educational institutions for the purpose of face-to-face education and without directly or indirectly aiming for profit.	Art. 33
Educational and Instructional Purposes	Limited right to create selected or collected works, which are dedicated to educational purposes, by making quotations from published musical, literary, and scientific works and works of fine arts that are made public.	Art. 34
Quotations	Limited right to quote public or published works.	Art. 35
Personal Use	Limited right to make copies for personal use.	Art. 38
Defined Terms	A work disclosed to the public with the consent of the rightsholder shall be deemed to have been made "public."	Art. 7
	A work shall be deemed to have been "published," if copies obtained by reproduction of the original are supplied to the public by way of selling, distributing or otherwise putting into commercial circulation with the consent of the rightsholder.	Art. 7
	The making of a second copy of the original of the work or the recording of the work on all types of devices now known or to be developed in the future enabling the transmission or repetition of signs, sounds and images, all kinds of sound and music recordings as well as the application of plans, projects and sketches of architectural works are deemed "reproduction."	Art. 22
Source	Law of Intellectual and Artistic Works of Turkey, No. December 1951), as amended through Law No. 572 January 2008), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=24649	8 (23
Last edited:	25 April 2014; rev. 16 May 2015	

#### **TURKMENISTAN**

General Provisions (applicable to each provision of Article 20)			
Author's consent?	No.	Art. 20	
Remuneration to	No.		
author?			
Provide name of author?	Yes. Must specify the name of the author whose		
	work is used.		
Provide source of	Yes. Must provide the source.		
borrowing?			

Replacement			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	None.	20(1)(1)
What can be copied?	Lawfully publ	Lawfully published works.	
	Conditions:	The reproduction must occur in individual cases.	
		Impossible to obtain such works by other means under normal conditions.	
Purpose of the copy?	To replace co	opies that are lost, destroyed, or isable.	
	To provide co	ppies to other libraries that no longer	
	have such wo	have such works in their collections because they	
	are lost, dest	royed, or rendered unusable.	
	Conditions:	None.	
Medium of the copy?	Reprographic	Reprographic reproduction.	
Other provisions?	None.		

Research or Study			
Who can copy?	Libraries and archives.	Art.	
	Conditions: None.	20(1)(2)	
What can be copied?	Isolated articles or succinct works lawfully	& 20(2)	
	published in collections, newspapers, and other periodicals.		
	Excerpts from lawfully published written works.		
	Conditions: Computer programs are excluded		
Purpose of the copy?	Education and research.		
	Conditions: At the request of individuals.		
Medium of the copy?	Reprographic reproduction.		
Other provisions?	Copying is allowed only in if a collective license		
	society has not offered a license for reprographic	;	
	reproduction, and the library or archives knew or		
	should have been aware of the license.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	Yes.		Art. 45
provisions?			
Prohibited Acts?	The Act of	No.	

	Circumvention?		
	Dealing in	Yes. Prohibits manufacture,	
	Devices?	distribution, leasing, etc. of	
		devices.	
	Providing	No.	
	Services?		
Access Control or	Both. Refers to d	controlling access and preventing	
Owner's Rights Control?	actions that are n	ot authorized by the rightsholder.	
Exemptions that could	There are no exe	mptions in the statute.	
be used by libraries?			

Miscellaneous		
Defined Terms	Reprographic reproduction: Facsimile reproduction in any size (increase or decrease) of the original or copy of the work (written and other graphic work) by photocopying or by other technical means other than by publication; reprographic reproduction does not include copying in electronic (including digital), optical or other machine-readable form.	Art. 1
Source	Law of Copyright and Related Rights of Turkmenistan 257-IV (10 January 2012), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=252913	
Last edited:	11 December 2007; rev. 26 August 2014; rev. 16 May	2015

## TUVALU

Library Provisions (none)			
Library Provisions?	The copyright statutes of Tuvalu include no explicit	·	
	library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous	
Source	Copyright Ordinance of Tuvalu, Cap 40.24 (13 June 1917), edition of 1978, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=196668.
Last edited:	24 April 2014; rev. 16 May 2015

### **UGANDA**

General Library Exception			
Who can copy?	Public library, non-commercial documentation		§
	center, scientific institution, or educational institute.		15(1)(j)
	Conditions:	None.	
What can be copied?	Literary, artis	tic, or scientific work.	
	Conditions:	In its original language or in a	
		translation.	
Purpose of the copy?	Not specified	•	
	Conditions:	None.	
Medium of the copy?	Any. See det	finition of "reproduction."	
Other provisions?	Subject to conditions prescribed by the Minister.		
	Reproduction and the copies made do not conflict		
	with the normal exploitation of the work		
	reproduced.		
	Reproduction and the copies made do not		
	unreasonably affect the right of the author in the		
	work.		
	Section 15(1) opens by referring to the listed uses		
	as "fair use" of a protected work. Section 15(2)		
	•	four factors as indicated below. The	
		lear about whether fair use is a	
	•	eption or is a four-factor analysis	
	applicable to	the uses in Section 15(1).	

Anti-Circumvention of Technological Protection Measures				
Circumvention	None.			
provisions?				

Miscellaneous		
Personal Use	Limited right to produce, translate, adapt, arrange, or otherwise transform a work for private personal use.	§ 15(1)(a)
Quotation	Limited right to quote from a published work, where the quotation is compatible with fair practice, the extent of the quotation does not exceed what is justified for the purpose of the use, and acknowledgement is given to the original work.	§ 15(1)(b)
Teaching Purposes	Limited right to use a published work for teaching purposes in so far as the use is compatible with fair practice and acknowledgement is given to the work and the author.	§ 15(1)(c); § 15(1)(d)
Persons with Disabilities	It is permitted to transcribe any work into braille or sign language for the educational purpose of persons with disabilities.	§ 15(1)(k)

Fair Use	In determining whether a use is fair use, the following factors shall be considered:  (a) the purpose and character of the use; (b) the nature of the protected work (though the fact that a work is not published shall not of itself prejudice the requirement of fair use.); (c) the amount and substantiality of the portion used in relation to the protected work as a whole; and	§ 15(2); § 15(3)
	(d) the effect of the use upon the potential market for value of the protected work.  The fact that a piece of work is not published shall not of itself prejudice the requirement of fair use in accordance with the four factors.	
Berne Appendix	The Act includes provisions implementing the Appendix to the Berne Convention, allowing reproductions, translations, and broadcasts of certain works under specified conditions for teaching, scholarship, or research.	§ 17; § 18; § 19
Defined Terms	"Copy" means a production of a work in a written, recorded, or fixation form or in any other material form, but an object shall not be taken to be a copy of an architectural work unless the object is a building or a model.	§ 2
	"Minister" means the Minister responsible for justice.	§ 2
	"Reproduction" means the making of one or more copies of a work or sound recording in any manner or form including any permanent or temporary storage of the work or sound recording in electronic form.	§ 2
Source	Copyright and Neighboring Rights Act of Uganda (31 May 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=141975.	
Last edited:	27 April 2014; rev. 16 May 2015	

### **UKRAINE**

General Provisions (applicable to various statutory exceptions)			
Author's consent	No. The use is permitted without the consent of	Art. 21	
required?	the author or other copyright holder. (10)		
Provide name of author? Yes. The use is permitted with a mandatory			
	indication of the author's name.		
Provide source of	Yes. The use is permitted with a mandatory		
borrowing?	indication of the source of borrowing.		

Research or Study			
Who can copy?	Libraries and	archives.	Art.
	Conditions:	The activities of the institutions may not be aimed directly or indirectly at generating profit.	22(1)
What can be copied?	including illus	ublished articles or other small works, strations. written works, including illustrations. Only one copy can be made.	
		Computer software and databases are excluded.  Reproduction of the work must be a "one-off, not a regular, event."	
		Reproduction can only occur if there are no restrictions on the part of collective management organizations concerning the terms and conditions for producing such copies.	
Purpose of the copy?	For education request of an	n, training, or private research, upon individual.	
	Conditions:	The library or archive must have sufficient reason to believe that such a copy will be used for the permitted purposes.	
Medium of the copy?		reproduction. See definition below.	
Other provisions?	It is permissible to reproduce performances, phonograms, videograms, or broadcast programs for training or scientific research purposes or for personal purposes according to the conditions set forth in Art. 21 and 22. The rightsholders retain the right to receive remuneration.		Art. 42

Preservation and Replacement			
Who can copy?	Libraries and archives.		Art.
	Conditions:	The activities of the institutions may not be aimed directly or indirectly at generating profit.	22(2)
What can be copied?	Works.		
	Conditions:	Only one copy can be made.	

	Reproduction is permitted when it is impossible to obtain a copy of the work by other means.  Reproduction of the work must be a "one-off, not a regular, event."		
Purpose of the copy?	To preserve or replace a lost, damaged or unusable copy in the library or archive.		
	To renew a lost, damaged, or unusable copy from		
	the collection of a similar library or archive.		
	Conditions: None.		
Medium of the copy?	Reprographic reproduction. See definition below.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 50(f)
Prohibited Acts?	The Act of Circumvention? Dealing in Devices?  Providing	The act of circumvention is prohibited.  Producing, distributing, and importing for distribution circumvention devices is prohibited.  No.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures designed to create an obstacle to the infringement of copyright during reception and/or duplication of protected (encoded) recordings in phonograms (videograms) and broadcasting organization transmissions, or to control access to the use of objects of copyright.		Art. 1
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Personal Copying	It is permissible to reproduce exclusively for personal purposes certain previously lawfully disclosed works.	Art. 25
Defined Term	"Reprographic reproduction" means facsimile reproduction in any size (including enlarged or reduced) of original written or other graphic work or its copy by photocopying or other similar methods, in addition to recording in electronic (including digital), optical, or other readable form by computer	Art. 1
Three Step Test	The statutory exceptions, including the library exceptions, shall be effected, provided that they do not prejudice the use of a work or unjustifiably limit the author's legitimate interests.	Art. 15(6)
Exhaustive List	The list of exceptions set forth in the copyright act is exhaustive.	Art. 21(10)
Source	Law of Copyright and Related Rights of Ukraine, No. 3793-XII (23 December 1993), as amended through No. 1294-IV (20 November 2003), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=142655,	

	and as further amended by No. 5460-VI (16 October 2012), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=336562.
Last edited:	4 December 2007; rev. 16 May 2015

# **UNITED ARAB EMIRATES**

Preservation and Replacement				
Who can copy?	Records hou	Art. 22		
	documentation	on centers.	(4)(a)	
	Conditions:	The institutions must not seek direct		
		or indirect profit.		
What can be copied?	Works.			
	Conditions:	Only a single copy can be made.		
		Reproduction is permitted where a		
		substitute copy cannot be obtained		
		under reasonable conditions.		
		With acknowledgement of the		
		original work.		
Purpose of the copy?	For preservation of the original work or to			
	exchange it for	or a lost or destroyed copy, or a copy		
	that is not suitable for use.			
	Conditions: None.			
Medium of the copy?	Any. See de	Any. See definition of "reproduction" below.		

Research or Study			
Who can copy?	Records houses, archives, libraries, or		Art. 22
	documentation centers.		(4)(b)
	Conditions:	The institutions must not seek direct	
		or indirect profit.	
What can be copied?	Works.		
	Conditions:	Only a single copy can be made.	
		The copying may only be granted	
		for one time or for interrupted	
		periods of time.	
		The copy can only be made	
		provided that obtaining a license	
		became impossible in accordance	
		with the provisions of the law.	
		With acknowledgement of the	
		original work.	
Purpose of the copy?	For research	or study, by request of a natural	
	person.		
	Conditions:	None.	
Medium of the copy?	Any. See det	finition of "reproduction" below.	

Anti-Circumvention of Technological Protection Measures				
Circumvention provisions?	Yes.		Art. 38	
Prohibited Acts?	The Act of Circumvention?	Delaying or disgracing technological protection is prohibited.		
	Dealing in Devices?	Manufacturing or importing circumvention devices is prohibited.		

	Providing Services?	No.	
Access Control or Owner's Rights Control?	equipment, instru the purpose of fra by the author or t to arrange or adn	control. The provisions relate to ments, or apparatus designed for aud against any technology used he holder of the neighboring right ninister such rights or for pecific standard of quality of the	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Application to	The restrictions on the economic rights of authors	Art. 24
Neighboring Rights	shall apply to the holders of neighboring rights.	
License for	Any person may ask the ministry to grant a	Art. 21
Reproduction or	compulsory license for either copying or	
Translation	translation or for both of any work on terms that	
	reflect the Berne Appendix.	
Defined Term	"Reproduction" means to make a copy or more of	Art. 1
	a work, phonogram, broadcasting program or any	
	performance in any shape including permanent or	
	temporary electronic storing.	
Source	Federal Law Concerning Copyrights and Neighborin	
	of the United Arab Emirates, No. 7 (1 July 2002), av	
	http://www.wipo.int/wipolex/en/text.jsp?file_id=1246	12.
Last edited:	17 December 2007; rev. 16 May 2015	

### **UNITED KINGDOM**

Research or Study (Making Available)			
Who can copy?	Library, archi	§ 40B	
	establishmen	establishment.	
	Conditions:	None.	
What can be copied?	A work or a c	opy of a work.	
	Conditions:	Must be lawfully acquired by the	
		institution.	
	Use complies with any purchase or		
		license terms.	
Purpose of the copy?		cate the work or make it available to	
		mbers of the public for research or	
	private study.		
	Conditions:		
Medium of the copy?	Via dedicated	terminals on the premises of the	
	institution.		
Other provisions?	A parallel pro	vision applies similar terms to the use	
	of recordings	of performances. See Schedule 2,	
	new Paragra	oh 6C.	

Supply of Copies to Other Libraries			
Who can copy?	A librarian.		§ 41
	Conditions:		
What can be copied?	Whole or part	of a published work.	
	Conditions:	Single copy.	
		At the time of making the copy, the	
		librarian does not know, or could not	
		reasonably find out, the name and	
		address of a person entitled to	
		authorize the making of a copy of	
		the work. This condition does not	
		apply to making a copy of an article in a periodical.	
Purpose of the copy?	To supply it in	response to a request from a library.	
l dipose of the copy.	Conditions:	The requesting library is not	
	o o ramorio.	conducted for profit.	
Medium of the copy?	Any. See def	inition of "copying."	
Other provisions?	Where a libra	ry makes a charge for supplying a	
		ount charged must be calculated by	
		he costs attributable to the production	
	of the copy.		
		that a term in a contract purports to	
	•	strict the doing of any act which, by	
	that term is u	section, would not infringe copyright,	
		vision applies similar terms to the use recordings of performances. See	
		new Paragraph 6D.	
	Concado 2, 1	ion i alagiapii ob.	

Preservation and Repl	acement		
Who can copy?	A librarian, archivist, or curator of a library, archive,		§ 42
• •	or museum.	or museum.	
	Conditions:	None.	
What can be copied?	An item in the	at institution's permanent collections.	
	Conditions:	It is not reasonably practicable to	
		purchase a copy of the item to	
		achieve the purpose.	
		The item is included in the part of	
		the collection kept wholly or mainly	
		for the purposes of reference on the	
		institution's premises; or is included	
		in a part of the collection not	
		accessible to the public; or is	
		available on loan only to other	
		libraries, archives, or museums.	
Purpose of the copy?	To preserve	or replace the item in the collection.	
	Conditions:	None.	
Medium of the copy?	Any.		
Other provisions?	For this secti	on, "item" means a work or a copy of	
	a work.	a work.	
		To the extent that a term in a contract purports to	
		prevent or restrict the doing of any act which, by	
		virtue of this section, would not infringe copyright,	
	that term is unenforceable.		
		ovision applies similar terms to the use	
	of recordings of performances (Schedule 2, new		
	Paragraph 6I	Ε).	

Replacement of Works i	n Another Col	lection	
Who can copy?	A librarian, archivist, or curator of a library, archive,		
	or museum.		
	Conditions:	The library, archive, or museum	
		may not be conducted for profit.	
What can be copied?	An item in the	e permanent collections of another	
	library, archiv	e, or museum.	
	Conditions:	The item has been lost, destroyed,	
		or damaged.	
		It is not reasonably practicable to	
		purchase a copy of the item to	
		achieve the purpose.	
		The item is included in the part of	
		the collection kept wholly or mainly	
		for the purposes of reference on the	
		institution's premises; or included in	
		a part of the collection not	
		accessible to the public; or available	
		on loan only to other libraries,	
		archives or museums.	
Purpose of the copy?	•	item in the permanent collection of	
		rchive, or museum.	
	Conditions:	None.	
Medium of the copy?	Any.		

Other provisions?	Where an institution makes a charge for supplying a copy to another institution, the amount charged must be calculated by reference to the costs attributable to the production of the copy.  For this section, "item" means a work or a copy of	
	a work.  To the extent that a term in a contract purports to prevent or restrict the doing of any act which, by virtue of this section, would not infringe copyright, that term is unenforceable.  A parallel provision applies similar terms to the use of recordings of performances. See Schedule 2, new Paragraph 6E.	

Copies for Research o	r Study (Publis	hed Works)	
Who can copy?	Librarian.		§ 42A
	Conditions:	Of a library that is not conducted for	
		profit.	
What can be copied?	An article in a	any one issue of a periodical, or a	
,	reasonable p	roportion of any other published work.	
	Conditions:	Single copy.	
Purpose of the copy?	To supply a c	copy for the purpose of research for a	
	non-commerc	cial purpose or private study.	
	Conditions:	The copy is supplied in response to	
		a request from a person who has	
		provided the librarian with a	
		declaration in writing (including	
		electronic format) containing the	
		information specified in the statute,	
		and the librarian is not aware that	
		the declaration is false in any	
		material particular.	
Medium of the copy?	Any.		
Other provisions?	The declaration must state: (a) the name of the		
	person who requires the copy and the material		
	required; (b) that the person has not previously		
	been supplied with a copy of that material by any		
	library; (c) that	at the person requires the copy for the	
	purpose of re	search for a non-commercial purpose	
	or private stu	dy and will use it only for those	
		d will not supply the copy to any other	
	person; and (d) that to the best of that person's		
	knowledge no other person with whom the person		
	works or studies has made or intends to make at		
	or about the same time as the person's request, a		
	request for substantially the same material for		
	substantially the same purpose.		
	If the person makes a declaration that is false in		
	any material particular and is supplied with a copy		
		ive been an infringing copy if made by	
	•	ne person is liable for infringement as	
		de it himself and the copy is treated as	
	an infringing	copy.	

Where a library makes a charge for supplying a copy, the amount charged must be calculated by reference to the costs attributable to the production of the copy.	
To the extent that a term in a contract purports to prevent or restrict the doing of any act which, by virtue of this section, would not infringe copyright, that term is unenforceable.	
A parallel provision applies similar terms to the use of published recordings of performances. See Schedule 2, Paragraph 6F.	

Copies for Research o Who can copy?	Librarian or a		§ 43	
vvno can copy?	Conditions:	None.	9 43	
What can be copied?		r part of a work.		
what can be copied:	Conditions:	Single copy.	=	
	Conditions.		-	
		(a) The work had not been		
		published or communicated to the public before the date that it was		
		•		
		deposited in the library or archive; or (b) the copyright owner has not		
		prohibited the copying of the work		
		1.		
		and at the time of making the copy		
		the librarian or archivist is, or ought		
Durnosa of the conv2	To supply a	to be, aware of that fact. copy for the purpose of research for a	$\dashv$	
Purpose of the copy?				
	Conditions:	cial purpose or private study.  The copy is supplied in response to	-	
	Conditions.	a request from a person who has		
		provided the librarian or archivist		
		with a declaration in writing		
		(including electronic format)		
		containing the information specified		
		in the statute, and the librarian or		
		archivist is not aware that the		
		declaration is false in any material		
		particular.		
Medium of the copy?	Any.	partious.		
Other provisions?		ion must state: (a) the name of the		
Other previolens.		requires the copy and the material		
		that the person has not previously		
		d with that material by any library or		
	archive; and (c) that the person requires the copy			
	for the purpose of research for a non-commercial			
		purpose or private study, will use it only for those		
	purposes and will not supply the copy to any other			
	person.  If the person makes a declaration that is false in		-	
	•	particular and is supplied a copy that		
		been an infringement if made by the		
		person is liable for infringement as if		
		e the copy himself and the copy is		
		n infringing copy.		

Where a library makes a charge for supplying a copy, the amount charged must be calculated by reference to the costs attributable to the production of the copy.	
A parallel provision applies similar terms to the use of unpublished recordings of performances. See Schedule 2, Paragraph 6G.	

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§§ 296ZA- 296ZF
Prohibited Acts?	The Act of Circumvention?	Prohibits circumvention when the person knows he is pursuing that objective.	
	Dealing in Devices?	Manufacturing, importing, selling circumvention devices is prohibited.	
	Providing Services?	Providing, prohibiting, advertising services is prohibited.	
Access Control or Owner's Rights Control?	Both.		
Exemptions that could be used by libraries?	If the TPM prevents the exercise of acts permitted by the copyright exceptions, the user may seek an order from the government allowing circumvention for the purposes of carrying out acts permitted by the exceptions. The relevant exceptions include the following library and archive exceptions: Sections 41, 42, 42A, and 43 as well as other provisions of possible relevance to libraries. See Schedule 5A of the Copyright, Designs, and Patent Act of 1988.		§ 296ZE

Miscellaneous		
Defined Terms	For Sections 40A to 43, the following definitions apply:  "Library" means a library that is publicly accessible or a library of an educational establishment.  "Museum" includes a gallery.  "Conducted for profit" in relation to a library, archive, or museum means a body of the kind which is established or conducted for profit or which forms part of, or is administered by, a body established or conducted for profit.  References to a librarian, archivist, or curator include a person acting on behalf of a librarian, archivist, or curator.	§ 43A
Defined Terms	Copying in relation to a literary, dramatic, musical or artistic work means reproducing the work in any material form. This includes storing the work in any medium by electronic means.	§ 17(2)
	"Private study" is defined to exclude any study which	§ 178

		1
	is directly or indirectly for a commercial purpose.  "Public library" means a library administered by or on behalf of a local government library authority as defined by the Public Libraries and Museums Act 1964, the Public Libraries (Scotland) Act 1955 and the Education and Libraries (Northern Ireland) Order 1986.	§ 178
	"Writing" includes any form of notation or code, whether by hand or otherwise and regardless of the method by which, or medium in or on which, it is recorded	§ 178
Public Lending	Lending of a book by a public library within the public lending right is not an infringement. Such a library may also make a copy and lend a copy of an audiobook or e-book, where the copy is incidental to the lending.	§ 40A(1)
Lending	A library, other than a public library, which is not conducted for profit, or an educational establishment, may lend a work without infringing copyright.	§§ 36A & 40A(2)
Recordings of Folksongs	Detailed provisions allow nonprofit archives to make copies of recordings of folksongs.	§ 61
Recordings of Broadcasts	Recordings of broadcasts allowed for deposit with nonprofit archives. See also Schedule 2, Paragraph 21(b).	§ 75
Orphan Works	Set of provisions for implementation of the European Union Directive 2012/28/EU on orphan works. The statute references Schedule ZA1, which sets forth most of the details of the conditions for use of orphan works.	§§ 44B & 76A
	The statutes also include a governmental licensing scheme for orphan works and for orphaned recordings of performances, beyond requirements of the E.U. directive. The statutes also provide for extended collective licensing that can support mass digitization of copyrighted works and recordings of performances, including orphan works. (See also Schedule 2A.)	§§ 116A to 116D
Private Copying	Permits copies of most works for personal use. Contracts that purport to prevent or restrict such uses are not enforceable.	§ 28B
Private Study or Research	Fair dealing of works for noncommercial research or private study is permitted. Libraries or archives may make copies on behalf of individuals, but only within the parameters of Section 42A. Contracts that purport to prevent or restrict such uses are not enforceable.	§ 29
Text and Data Analysis	Permits copying of works for purposes of computational analysis of the content for noncommercial research. Contracts that purport to prevent or restrict such uses are not enforceable.	§ 29A
Needs of Disabled Persons	Multiple provisions allowing copies and uses of diverse works to meet the needs of persons with disabilities.	§§ 31A to 31F

Right to make a quotation from a work that has been made available to the public, within fair dealing, subject to conditions in the statute. A parallel provision applies similar terms to performances and recordings (see Schedule 2, Paragraph 2(1)).    Contracts that purport to prevent or restrict such uses are not enforceable (Section 30(4)).   Export Copies	Educational Uses	Multiple provisions allowing diverse uses of works in connection with education. Contracts that purport to prevent or restrict some uses are not enforceable.	§§ 32 to 36A
Export Copies  If a work of cultural or historical importance may not be exported unless a copy is made and deposited in a library or archives, that copy is not an infringement.  Legal Deposit  Permits copying of works from the internet by deposit libraries for fulfillment of the legal deposit requirement.  Source  Copyright, Designs, and Patents Act of the United Kingdom, Chapter 48 (15 November 1988), as amended through Copyrigh	Quotation Right	Right to make a quotation from a work that has been made available to the public, within fair dealing, subject to conditions in the statute. A parallel provision applies similar terms to performances and recordings (see Schedule 2, Paragraph 2(1)). Contracts that purport to prevent or restrict such uses	§ 30(1ZA)
libraries for fulfillment of the legal deposit requirement.  Source Copyright, Designs, and Patents Act of the United Kingdom, Chapter 48 (15 November 1988), as amended through Copyrigh	Export Copies	If a work of cultural or historical importance may not be exported unless a copy is made and deposited in	§ 44
Chapter 48 (15 November 1988), as amended through Copyrigh	Legal Deposit	libraries for fulfillment of the legal deposit	§ 44A
Archives) Regulations 2014, Statutory Instrument 2014 No. 1372 (19 May 2014), available at http://bit.ly/1z9tb38;  AND  Copyright and Rights in Performances (Certain Permitted Uses of Orphan Works) Regulations 2014, Statutory Instrument 2014 No. 2861 (27 October 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=353635;  AND  Copyright and Rights in Performances (Licensing of Orphan Works) Regulations 2014, Statutory Instrument 2014 No. 2863 (20 October 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=353615;  AND  Copyright and Rights in Performances (Extended Collective Licensing) Regulations 2014, Statutory Instrument 2014 No. 258	Source	requirement.  Copyright, Designs, and Patents Act of the United Kingdom, Chapter 48 (15 November 1988), as amended through Copyright and Rights in Performances (Research, Education, Libraries and Archives) Regulations 2014, Statutory Instrument 2014 No. 1372 (19 May 2014), available at http://bit.ly/1z9tb38;  AND  Copyright and Rights in Performances (Certain Permitted Uses of Orphan Works) Regulations 2014, Statutory Instrument 2014 No. 2861 (27 October 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=353635;  AND  Copyright and Rights in Performances (Licensing of Orphan Works) Regulations 2014, Statutory Instrument 2014 No. 2863 (27 October 2014), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=353615;  AND	
http://www.legislation.gov.uk/uksi/2014/2588/contents/made.  Last edited:  26 May 2008; rev. 30 August 2014; rev. 19 May 2015	Last edited:	http://www.legislation.gov.uk/uksi/2014/2588/contents/	made.

### UNITED REPUBLIC OF TANZANIA

Library Use		
Author's consent required?	No. The use is permitted without the author's consent.	§ 12(1)
Remuneration to author?	No. The use is permitted without obligation to pay remuneration.	
Who can copy?	Public libraries, non-commercial documentation centers, scientific institutions, and educational establishments.	§ 12(7)
	Conditions: None.	
What can be copied?	Literary and artistic works that have been lawfully made available to the public.	
	Conditions: The reproduction, number of copies made, and use thereof must be limited to the purpose.	
Purpose of the copy?	For the needs of the regular activities of the entity reproducing the work.	
	Conditions: None.	
Medium of the copy?	Reproduction by photography of sound or video recording, or electronic storage.	
Other provisions?	The reproduction must neither conflict with the normal exploitation of the work nor unreasonably prejudice the legitimate interests of the author.	
	The use is permitted in the original or in a translation.	§ 12(1)

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 44(1)
Prohibited Acts?	Circumvention?	No.	. '
	Dealing in Devices?	Manufacturing a circumvention device or importing it for sale or rental is prohibited.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical means that prevent or restrict reproduction of a work or impair the quality of copies made.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Official Archives	Where a recording by a broadcasting organization has an exceptional documentary character, a copy of it may be preserved in official archives.	§ 12 (10)

Source <sup>55</sup>	Copyright and Neighboring Rights Act of Tanzania, No. 7 (14 April 1999), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=179714.
Last edited:	10 December 2007; rev. 16 May 2015

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<sup>55</sup> The 2014 study of library exceptions includes tables analyzing the copyright law of Zanzibar, a semi-autonomous region of Tanzania. Because the current study is limited to countries that are members of WIPO, Zanzibar is not included here. For the 2014 study, see: http://www.wipo.int/meetings/en/doc\_details.jsp?doc\_id=290457.

# UNITED STATES OF AMERICA

Preservation, Security, or Deposit in Another Library				
Who can copy?		rchives, including employees acting	§ 108(a); § 108(b)	
		within the scope of employment.		
	Conditions:	The collections of the library or		
		archives must be open to the		
		public or available not only to		
		researchers affiliated with the		
		library or archives or with the		
		institution of which it is a part, but		
		also to other persons doing		
		research in a specialized field.		
What can be copied?	•	works, currently in the collection of		
	the institution	:		
	Conditions: Three copies can be made.			
Purpose of the copy?	For preservation and security.			
	For deposit for research in another qualifying			
	institution.			
	Conditions:	The reproduction and distribution		
		must be made without any purpose		
		of direct or indirect commercial		
		advantage.		
Medium of copy?		honorecords. See definitions below.		
	Conditions:	Copies made in digital format may		
		not be made available to the public		
		in that format outside the premises		
		of the institution.		
Other provisions?	This provision			
	distribution.			
	The copy mu			
		or, if no such notice can be found		
	on the work,			
	be protected			

Replacement				
Who can copy?	Libraries or a	Libraries or archives, including employees acting		
	within the scc	ppe of employment.	§ 108(c)	
	Conditions:	The collections of the library or		
		archives must be open to the		
		public or available not only to		
		researchers affiliated with the		
		library or archives or with the		
		institution of which it is a part, but		
		also to other persons doing		
		research in a specialized field.		
What can be copied?	Published wo	Published works.		
	Conditions:	Three copies can be made.		
		Reproduction is permitted where		
		the institution has determined, after		
		a reasonable effort, that an unused		

		replacement cannot be obtained at
Purpose of the copy?	a fair price.  For replacement of a copy that is damaged, deteriorating, lost, or stolen, or if the existing format in which the work is stored has become obsolete. (A format is "obsolete" if the necessary machine or device is no longer manufactured or is no longer reasonably available in the commercial marketplace.)	
	Conditions:	The reproduction and distribution must be made without any purpose of direct or indirect commercial advantage.
Medium of copy?	Copies and p	honorecords. See definitions below.
	Conditions:	Copies made in digital format may not be otherwise distributed in that format or made available to the public in that format outside the premises of the institution.
Other provisions?		st include the notice of copyright
	from the work, or if no such notice can be found	
	on the work, a be protected	a legend stating that the work may
	he biorected	by copyright.

Research or Study (Articles and Short Works)				
Who can copy?		rchives, including employees acting	§ 108(a);	
		pe of employment.	§ 108(d)	
	Conditions:	The collections of the library or		
		archives must be open to the		
		public or available not only to		
		researchers affiliated with the		
		library or archives or with the		
		institution of which it is a part, but		
		also to other persons doing		
100	0	research in a specialized field.		
What can be copied?	•	s or other contributions to a		
	., .	collection or periodical issue,		
		trations, diagrams, or similar		
	•	orks, from the collection of the		
		another qualifying institution.	-	
	•	rt of other works, from the collection		
		on or another qualifying institution.	-	
	Conditions:	Only a single copy can be made.	-	
		The work may not be a musical		
		work, a pictorial, graphic or		
		sculptural work, or a motion picture		
		or other audiovisual work other		
		than an audiovisual work dealing		
		with the news, but the copy may		
		include pictorial or graphic works included as illustrations or other		
		adjuncts to works otherwise		
		allowed (Section 108(i)).		
		allowed (Section 100(1)).		

Purpose of the copy?	For private study, scholarship, or research, by request of a user.			
	Conditions:	The library or archives must not have notice that the copy is for any purpose other than the permitted purposes.		
		The copy must become the property of the user.		
		The reproduction and distribution must be made without any purpose of direct or indirect commercial advantage.		
Medium of copy?	Copies and p	Copies and phonorecords. See definitions below.		
Other provisions?	This provision	permits reproduction and		
	distribution.			
	The library m	ust display prominently, at the place		
		are accepted, and include on its		
		warning of copyright in accordance		
		ns from the U.S. Copyright Office.		
		The copy must include the notice of copyright		
		from the work, or if no such notice can be found		
		on the work, a legend stating that the work may		
	be protected	by copyright.		

Research or Study (En	Research or Study (Entire Works)			
Who can copy?		Libraries or archives, including employees acting within the scope of employment.		
	Conditions:	The collections of the library or archives must be open to the public or available not only to researchers affiliated with the library or archives or with the institution of which it is a part, but also to other persons doing research in a specialized field.		
What can be copied?	including illus adjuncts to w	or substantial parts of works, strations, diagrams, or similar orks, from the collection of the another qualifying institution.  Only a single copy can be made.  The institution must first determine, on the basis of a reasonable investigation, that a copy of the work cannot be obtained at a fair price.  The work may not be a musical work, a pictorial, graphic or sculptural work, or a motion picture or other audiovisual work other than an audiovisual work dealing with the news, but the copy may include pictorial or graphic works included as illustrations or other		

		a divisata ta visada a tha sinda		
		adjuncts to works otherwise		
		allowed (Section 108(i)).		
Purpose of the copy?	For private st	For private study, scholarship, or research.		
	Conditions:	Conditions: The library must not have notice		
		that the copy is for any purpose		
		other than the permitted purposes.		
		The copy must become the		
		property of the user.		
		The reproduction and distribution		
		must be made without any purpose		
		of direct or indirect commercial		
		advantage.		
Medium of copy?	Copies and p			
Other provisions?	This provision	n permits reproduction and		
	distribution.			
	The library m	ust display prominently, at the place		
	where orders	are accepted, and include on its		
	order form, a	warning of copyright in accordance		
	with regulation	with regulations from the U.S. Copyright Office.		
	The copy mu	The copy must include the notice of copyright		
	from the work	from the work, or if no such notice can be found		
	on the work,	a legend stating that the work may		
	be protected	by copyright.		

Supplying Copies to Other Libraries (Interlibrary Loan)					
Who can copy?	Libraries or are	Libraries or archives, including employees acting			
	within the scope of employment.		(g)(2)		
	Conditions:	The collections of the library or			
		archives must be open to the			
		public or available not only to			
		researchers affiliated with the			
		library or archives or with the			
		institution of which it is a part, but			
		also to other persons doing			
		research in a specialized field.			
What can be copied?		s that may be copied consistent with			
		other provisions of the Copyright			
		e section is explicitly about the ability			
	•	receive copies; presumably the			
	copies are law				
	Conditions:	Section 108 generally bars			
		systematic reproduction or			
		distribution of copies, but that			
		restriction does not prevent a			
		library or archive from participating			
		in interlibrary arrangements.			
		The library or archives may			
		participate in interlibrary			
		arrangements that do not have, as			
		their purpose or effect, that the			
		library or archives receives such			
		copies for distribution in such			
		aggregate quantities as to substitute for a subscription to or			
		Substitute for a substription to of			

		purchase of such work.	
		This quantity restriction was interpreted by the CONTU Commission to mean in most cases not more than five copies of articles from a single journal during one year. <sup>56</sup>	
Purpose of the copy?	For receipt of		
	arrangements		
	Conditions:	The reproduction and distribution must be made without any purpose of direct or indirect commercial advantage.	
Medium of the copy?	Copies and ph	nonorecords. See definitions below.	
Other provisions?	The copy mus		
	the work, or if work, a legend protected by o		

Copying During Final 2	Copying During Final 20 Years of Protection			
Who can copy?		Libraries or archives, including employees acting within the scope of employment.		
	Nonprofit educational institutions that function as a		§ 108(h)	
	library or arc			
	Conditions: The collections of the library or			
		archives must be open to the public		
		or available not only to researchers		
		affiliated with the library or archives		
		or with the institution of which it is a		
		part, but also to other persons		
		doing research in a specialized		
		field.		
What can be copied?		ts of published works, during the last		
		any term of copyright.		
	Conditions:	Only a single copy can be made.		
		Based on reasonable investigation,		
		the library has determined that each		
		of the following conditions apply:		
		(a) the work is not subject to normal commercial exploitation;		
		(b) a copy cannot be obtained at a		
		reasonable price; and		
		(c) the copyright owner has not		
		provided notice pursuant to		
		regulations that either of the		
		conditions set forth in (a) and		
		(b) apply.		
Purpose of the copy?	For preserva	tion, scholarship, or research.		

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The CONTU (National Commission on New Technological Uses of Copyrighted Works) Commission report, and the guidelines it offered for copying of articles, can be found at: http://digital-law-online.info/CONTU/contu1.html.

	Conditions:	The work may be reproduced,		
		distributed, displayed, or		
		performed for the allowed		
		purposes.		
		The reproduction and distribution		
		must be made without any purpose		
		of direct or indirect commercial		
		advantage.		
Medium of the copy?	In facsimile or	In facsimile or digital form.		
Other provisions?	This provision	This provision permits reproduction, distribution,		
	display, or per	display, or performance.		
	This provision	This provision does not apply to any subsequent		
	uses by users	uses by users other than the library or archives.		
	Copy must inc	Copy must include the notice of copyright from the		
	work, or if no s	work, or if no such notice can be found on the		
	work, a legend	work, a legend stating that the work may be		
	protected by c	opyright.		

Circumvention	Yes.	tection Measures	
provisions?			
Prohibited Acts?	The Act of	The act of circumvention is	§ 1201
	Circumvention?	prohibited.	(a)(1)(A)
	Dealing in	Manufacturing, importing,	§ 1201
	Devices?	offering to the public, providing,	(a)(2);
		or trafficking in circumvention	§ 1201
		devices is prohibited.	(b)
	Providing	Trafficking in circumvention	
	Services?	services is prohibited.	
Access Control or	Both. The provis	ions relate to technical measures	§ 1201
Owner's Rights Control?	that prevent acce	ess to a work or protect a right of	(a)(2);
	the copyright owner.		§ 1201
			(b)
Exemptions that could	Nonprofit libraries, archives, or educational		§ 1291
be used by libraries?	institutions may gain access to a commercially		(d)
		hted work solely in order to make	
		rmination of whether to acquire a	
		for the sole purpose of engaging	
		tted by the copyright act.	-
	Conditions:	The copy may not be retained	
		longer than necessary to make	
		such a good faith determination.	
		The copy may not be used for any other purpose.	
		This exemption is only available	
		where a copy of the work is not	
		reasonably available in another	
		form.	
		This exemption does not permit	1
		an institution to manufacture,	
		import, offer to the public,	
		provide or traffic in	
		technological measures.	

The collections of the library or
archives must be open to the
public or available not only to
researchers affiliated with the
library or archives or with the
institution of which it is a part,
but also to other persons doing
research in a specialized field.

Miscellaneous		
Unsupervised Machines	Library or archives is not liable for infringements committed from the unsupervised use of reproducing equipment on the premises, provided that the equipment displays a notice that the making of a copy may be subject to copyright law.	§ 108(f)(1)
Limitation on Remedies	Statutory damages shall be remitted against a library or archive, or an employee or agent, who infringes a work by reproducing it in copies, if the infringer believed and had reasonable grounds for believing that the use was within fair use.	§ 504(c)(2)
Relationship to Fair Use	Nothing in Section 108 of the Copyright Act affects the right of fair use under Section 107.  Nothing in Section 108 excuses the user of a copy received from the library or archives, or made on equipment at the library or archives, from liability for infringement if the user's actions or uses of the copy exceed fair use.	§ 108(f)(4); § 108 (f)(2)
Relationship to Contracts	Nothing in Section 108 affects any contractual obligations assumed by the library or archives when it acquired a work for its collections.	§ 108(f)(4)
Audiovisual News	Nothing in Section 108 limits a library's or an archives' ability to reproduce and distribute by lending a limited number of copies and excerpts of an audiovisual news program, subject to Section 108(a), subsections (1), (2), and (3).	§ 108(f)(3)
Fair Use	The fair use of a work, based on an application of four factors in the statute, is not an infringement of copyright.	§ 107
Defined Terms	"Copies" are material objects, other than phonorecords, in which a work is fixed by any method now known or later developed, and from which the work can be perceived, reproduced, or otherwise communicated, either directly or with the aid of a machine or device. The term "copies" includes the material object, other than a phonorecord, in which the work is first fixed.  "Phonorecords" are material objects in which	§ 101
	sounds, other than those accompanying a motion picture or other audiovisual work, are fixed by any method now known or later developed, and from which the sounds can be	

	perceived, reproduced, or otherwise communicated, either directly or with the aid of a machine or device. The term "phonorecords" includes the material object in which the sounds are first fixed.
Source	Copyright Act of the United States, Public Law No. 94-553 (19 October 1976), as amended through Public Law No. 111-295 (9 December 2010), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=338108; AND Code of Federal Regulations of the United States, Title 37, compiled as of 3 January 2013, available at http://www.wipo.int/wipolex/en/text.jsp?file_id=303118.
Last edited:	17 December 2007; rev. 16 May 2015

### URUGUAY

Library Provisions (none)			
Library Provisions?	The copyright statutes of Uruguay include no		
	explicit library exceptions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	Art. 46(B)
	Dealing in Devices?	Manufacturing, importing, selling, leasing or providing circumvention devices is prohibited.	Art. 46(B)
	Providing Services?	Trafficking in circumvention services is prohibited.	Art. 46(B)
Access Control or Owner's Rights Control?	Owner's Rights Control. The provisions relate to technical measures taken by the copyright owner to protect the copyright to his works.		Art. 46(B)
Exemptions that could be used by libraries?	No.		

Miscellaneous		
News Exception	Limited right to make copies of news reports.	Art. 45
Commentary,	Can make copies for purposes of commentary,	Art. 45
Criticism or	criticism, or controversy.	
Controversy		
Source	Law of Copyright of Uruguay, No. 9.739 (17 December amended through Law No. 18.046 (24 October 2006), a at http://www.wipo.int/wipolex/en/text.jsp?file_id=196343	vailable
Last edited:	27 April 2014; rev. 17 May 2015	

#### UZBEKISTAN

Replacement			
Who can copy?	Libraries and	Libraries and archives.	
	Conditions:	None.	
What can be copied?	Published wo	rks.	
	Conditions:	Only a single copy can be made.	
		Must reference the name of the	
		author and the source of the work	
		used.	
Purpose of the copy?	For restoration or replacement of lost or damaged		
	copies.		
	For providing		
	that have lost		
	some reason.		
	Conditions:	The purposes cannot be for profit-	
		making.	
Medium of the copy?	Reprographic	reproduction. See definition below.	

Research or Study				
Who can copy?	Libraries and	Libraries and archives.		
	Conditions:	None.	1	
What can be copied?	published in operiodical editions. Short excerpt	Individual articles and small-size works that are published in collections, newspapers, and other periodical editions, including illustrations.  Short excerpts from published written works, including illustrations.		
	Conditions:	Only a single copy can be made.  Must reference the name of the author and the source of the work used.		
Purpose of the copy?	For education persons.			
	Conditions:	The purposes cannot be for profit-making.		
Medium of the copy?	Reprographic	reproduction. See definition below.		

Making Available			
Who can communicate?	Libraries.	Art.	
	Conditions:	None.	26(7)
What can be communicated?	Works that hat circulation.		
	Conditions:	Including works provided by mutual shared use of library resources.	
		Must include the author's name and the source of borrowing.	
		The use may not harm the normal use of the work or restrain the legitimate interests of the author.	
Purpose of the	To provide te	mporary use of copies of works.	

communication?	Conditions:	None.
Medium?	Digital copies	on the premises of the library.
Other provisions?	Library may n	ot permit users to make copies of the
	works in digita	al form.

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 63
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is prohibited.	-
	Dealing in Devices?	Producing, distributing, lending, giving for temporary use, importing, or advertising circumvention devices is prohibited.	
	Providing Services?	Providing circumvention services is prohibited.	
Access Control or Owner's Rights Control?	Both. The provisions relate to technical measures used for protection from infringement; it includes access control and protection processes.		
Exemptions that could be used by libraries?		licit exemptions for circumvention.	

Miscellaneous		
Defined Terms	Reprographic reproduction includes facsimile reproduction in any size and in any form of one or more copies of originals of written and other works, or copies by the photocopying or with the help of other devices. Reprographic reproduction does not include the storage or reproduction of copies in digital form, except for the case of creation of temporary copies, as a means for reprographic reproduction by use of the device.	Art. 3
Three Step Test	The exceptions are applied only when they do not make any unjustified harm to the normal use of the work and do not infringe in an unreasonable manner the legal interests of the author.	Art. 24
Exhaustive List	Limitations on the rights of owners are allowed only in the cases stated in the statutory exceptions.	Art.24
Personal Copying	Reproduction of published works is permitted for personal purposes without the right owner's consent and without paying remuneration; certain types of works are excluded.	Art. 25
Source	Law of Copyright and Related Rights of Uzbekistan, (20 July 2006), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22247	
Last edited:	20 December 2007; rev. 17 May 2015	

#### VANUATU

Preservation		
Who can copy?	Library or archive that does not operate for	§ 14(1);
	commercial gain.	§ 14(3)(a)(i);
	Conditions: None.	§ 14(3)(b)
What can be copied?	A work.	
	Conditions: In a single copy.	
Purpose of the copy?	To preserve a copy of the work.	
	Conditions: None.	
Medium of the copy?	Any. See definition of "reproduction."	
Other provisions?	It is impossible to obtain such a copy under	
	reasonable conditions.	

Replacement				
Who can copy?	Library or arc	Library or archive that does not operate for		
	commercial g	ain.	§ 14(3)(a)(ii);	
	Conditions:	None.	§ 14(3)(b)	
What can be copied?	A copy of the	work which has been lost,		
	destroyed, or	rendered unusable in the		
	permanent co	ollection of another similar library		
	or archive.	•		
	Conditions:	In a single copy.		
Purpose of the copy?	To replace a	copy of the work.		
	Conditions:	None.		
Medium of the copy?	Any. See det			
Other provisions?	It is impossib	It is impossible to obtain such a copy under		
	reasonable co	reasonable conditions.		

Research or Study				
Who can copy?	Library or arc	Library or archive that does not operate for		
	commercial g	ain.	§ 14(2)	
	Conditions:	None.		
What can be copied?	Published art	icle or short extract of a work.		
	Conditions:	In a single copy.		
Purpose of the copy?	To satisfy the	request of an individual.		
	Conditions:	The library is satisfied the copy will		
		be used solely for the purposes of		
		study, scholarship, or private		
		research.		
Medium of the copy?	Any. See definition of "reproduction."			
Other provisions?	A collective license to reproduce the work is not			
	available to the	ne library or archive.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		
Prohibited Acts?	The Act of Circumvention?	The act of circumvention is not explicitly prohibited.	§ 36

	Dealing in Devices?	Manufacturing or importing for sale or rental circumvention devices is prohibited.	§ 36
	Providing Services?	No.	
Access Control or Owner's Rights Control?		ions relate to technical measures oduction of enable decryption of	§ 36
Exemptions that could be used by libraries?	No.		

Miscellaneous		
Personal Copying	Limited right to make copies for personal use.	§ 10
Temporary Reproduction	Limited right to make temporary copies.	§ 11
Quotation	Limited right to make copies of short parts of a published works in the form of a quotation if compatible with fair practice among other requirements.	§ 12
Educational Copying	Limited right to make copies of a short part of a published work for teaching purposes if compatible with fair practice among other requirements.	§ 13(1); § 13(2)
Research and Study	Fair dealing of a work for research or study is not an infringement.	§ 13(3)
Public Lending	One of the rights of a copyright owner is the right of public lending.	§ 8(1)(h)
Defined Terms	"Reproduction" is the making of one or more copies of a work or sound recording in any manner or form, including any permanent or temporary storage of the work or sound recording in electronic form.	§ 1(1)
	"Public Lending" means the lending by a public institution, such as a public library or archive, of the original or a copy of a work or a sound recording for a limited period of time for nonprofit making purposes.	§ 1(1)
Source	Copyright and Related Rights Act of Vanuatu, No. 4 December 2000), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=2417	
Last edited:	27 April 2014; rev. 17 May 2015	

## VENEZUELA (BOLIVARIAN REPUBLIC OF)

Preservation and Repla	cement		
Who can copy?	Noncommerc	cial libraries and archives.	Art.
	Conditions:	None.	44(4)
What can be copied?	Works where	the original is in the permanent stock	
	of the institut	ion.	
	Conditions:	Only a single copy can be made.	
		The copying for other libraries is	
		only permitted insofar as it is not	
		possible to acquire such a copy in	
		due time and on reasonable terms.	
Purpose of the copy?	To preserve t	the originals and replace them in case	
	of need.		
	To replace in	the permanent stocks of other	
	libraries or ar	chives copies that have been mislaid,	
	destroyed, or	rendered unusable.	
	Conditions:	None.	
Medium of the copy?	Not specified	•	

Anti-Circumvention of Technological Protection Measures		
Circumvention	None.	
provisions?		

Miscellaneous		
Personal Copying	Photomechanical reproduction for exclusive personal use is permitted for small parts of protected works or works out of print, subject to remuneration.	Art. 44(2)
Source	Copyright Law of Venezuela, No. 4.638 (14 Augus available at http://www.wipo.int/wipolex/en/text.jsp?file_id=130	,,
Last edited:	3 December 2007; rev. 17 May 2015	

#### **VIET NAM**

Research or Study				
Who can copy?	Libraries.		Art. 25	
	Conditions:	None.	(1)(e)	
What can be copied?	Published wo	Published works.		
	Conditions:	Architectural works, sculptural works, and computer programs are excluded (Article 25(3)).  Must indicate the name of the author and the source of the work used (Article 25(2)).		
Purpose of the copy?	For archival and research purpose.			
	Conditions:	None.		
Medium of the copy?	Any. See def	finition of "reproduce" below.		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 28 (14)
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Producing, assembling, altering, distributing, importing, exporting, selling or leasing a circumvention device.	
	Providing Services?	No.	
Access Control or Owner's Rights Control?	technical measur	control. The provisions relate to es taken by the copyright owner byright to his works.	
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.	

Miscellaneous		
Defined Term	"Reproduce" is defined as the making of one or more copies of a work or a phonogram in whatever mode or form, including permanent or provisional backup of the work in electronic form.	Art. 4 (10)
Three Step Test	Use of works under various statutory exceptions, including the library exception, shall not affect the normal exploitation of the works nor prejudice the rights of the authors or copyright owners.	Art. 25(2)
Source	Law of Intellectual Property of Viet Nam, Law No. 50/2005/QH11 (29 November 2005), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=27444 as amended by Law No. 36/2009/QH12 (19 June 20 available at http://www.wipo.int/wipolex/en/text.jsp?file_id=18254	09),
Last edited:	7 December 2007; rev. 28 August 2014; rev. 17 May	2015

#### YEMEN

Library Provisions (none)			
Library Provisions?	The copyright law of Yemen includes no explicit		
	library provisions.		

Anti-Circumvention of Technological Protection Measures			
Circumvention	None.		
provisions?			

Miscellaneous		
Private Copying	Permits uses of a published work by reading it, quoting paragraphs or chapters from it, summarizing them for personal knowledge, or using them in studies or research. Reference must be made to the work title, author's name, place and date of issue, and chapter, paragraph, or page number.	Art. 15
Source	Intellectual Property Law of Yemen, No. 19 (29 Octo 1994), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=22417	
Last edited:	4 December 2007; rev. 17 May 2015	

#### ZAMBIA

Preservation and Replacement				
Who can copy?	Libraries and	Libraries and archives designated by the Minister.		
	Conditions:	None.	(1)(j)	
What can be copied?	Items in the c	collections of the institution.		
	Conditions:	None.		
Purpose of the copy?	To preserve of	or replace the item by placing the		
	copy in the pe	ermanent collection in addition to or in		
	place of the it	em.		
	To replace in	the permanent collection of another		
	_	orary or archive an item which has		
	been lost, de	stroyed, or damaged.		
	Conditions:	With respect to replacing an item in		
		another library, it must not be		
		reasonably practicable to purchase		
		a copy of the item.		
Medium of the copy?	Any. See det	finition of "copy" below.		

Anti-Circumvention of T	Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		§ 28(2)	
Prohibited Acts?	The Act of Circumvention?	No.		
	Dealing in Devices?	Making or importing for sale or hire a circumvention device is prohibited.		
	Providing Services?	No.		
Access Control or Owner's Rights Control?		Control. The provisions relate to es that prevent or control the work.		
Exemptions that could be used by libraries?	There are no exp	licit exemptions for circumvention.		

Miscellaneous		
Personal Copying	Fair dealing with a work for private study or research for non-profit purposes is permitted.	§ 21 (1)(a)
	Fair dealing with a performance or recording for private study or research for non-profit purposes is permitted.	§ 50 (1)(a)
Fair Dealing	Some of the exceptions in Section 21, but not the library exception, are expressed as "fair dealing," and Article 21 employs language of the three-step test: An act is not treated as fair dealing if it conflicts with the normal exploitation of the work, or it unreasonably prejudices the legitimate commercial interests of the copyright owner. Similar language appears at Section 50(2).	§ 2(2)
Orphan Works	The copyright a literary, musical, or artistic work is	§ 21(3)

	not infringed by acts done at a time when the work is of unknown authorship, and it is reasonable to assume that the copyright has expired or that the author died 50 years or more before the beginning of the calendar year in which the act is done or arrangements are made.	
Defined Term	"Copy" means a reproduction of a work or of an adaptation of a work, whatever the medium in which the reproduction is made or stored.	§ 2
Source	Copyright and Performance Rights Act of Zambia, No December 1994), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=17649 as amended by Copyright and Performance Rights (Amendment) Act, No. 25 (14 August 2010), available http://www.wipo.int/wipolex/en/text.jsp?file_id=21591	e at
Last edited:	7 December 2007; rev. 17 May 2015	

#### ZIMBABWE

Preservation and Replacement				
Who can copy?	Librarians and	§ 26(1)		
	Conditions:	None.		
What can be copied?	Works in the	Works in the permanent collections of the		
	institutions.			
	Conditions:	The copying is not permitted where		
		it is reasonably practicable to		
		purchase a copy of the work rather		
		than reproducing it.		
		Regulations may prescribe other		
		circumstances in which copying is		
		not permitted.		
Purpose of the copy?	•	or replace the work by placing the		
		ermanent collection in addition to or in		
	place of it.			
	•	the permanent collection of another		
	,	nive an item which has been lost,		
	destroyed, or	damaged.		
	Conditions:	None.	]	
Medium of the copy?	See definition	of "copy" below.		

Research or Study (Unpublished Works)				
Who can copy?	Librarians an	Librarians and archivists.		
	Conditions:	None.		
What can be copied?	Unpublished	works in the permanent collections of		
	the institution	S.		
	Conditions:	No person may be supplied with		
		more than one copy of the work.		
		Copying is permitted where the		
		owner of the copyright has not		
		expressly prohibited copy of the		
		work.		
Purpose of the copy?	For research	or private study, by request of a		
	person.			
	Conditions:	The person must satisfy the librarian		
		or archivist that he requires the work		
		for the permitted purposes and will		
		not use it for any other purpose.		
Medium of the copy?	See definition	n of "copy" below.		

Anti-Circumvention of T	echnological Pro	tection Measures	
Circumvention provisions?	Yes.		§ 129
Prohibited Acts?	The Act of Circumvention?	No.	
	Dealing in Devices?	Making, importing, exporting, selling, letting for hire, offering or exposing for sale or hire, or	

	possessing a circumvention device is prohibited.	
Providing	Publishing information to enable	
Services:	technological measures is also	
technical measur making of unauth	Control. The provisions relate to es that prevent or restrict the norized copies of a work or that	
	Owner's Rights O technical measur making of unauth impair the quality	device is prohibited.  Providing Publishing information to enable persons to circumvent

Miscellaneous		
Research Copying	Permits fair dealing of works for the purpose of research or private study by the person using it.	§ 24
Orphan Works	The copyright is not infringed by the doing of anything at a time when, or pursuant to arrangements made at a time when, it is not possible by reasonable inquiry to ascertain the identity of the author and it is reasonable to assume that the copyright has expired or that the author died 50 years or more before the beginning of the calendar year in which the act is done or arrangements are made.	§ 27
Other Prescribed Dealings	Reproduction is also permitted as prescribed by regulation. The regulations must not permit reproduction that is in conflict with a normal exploitation of the work or that unreasonably prejudices the legitimate interests of the copyright owner.	§ 44
Levies	Regulations may establish levies on the use of an apparatus or process for reprographic copying by education institutions and libraries which reproduce or are likely to reproduce works.	§ 135
Compulsory Licenses	The Minister of Justice, Legal and Parliamentary Affairs can provide for the issue of compulsory licenses permitted reproduction, publication, performance, or circulation by educational institutions of any work or for the translation of any work for the purpose of teaching, scholarship, or research or for use in a broadcast for any such purpose. Detailed conditions apply, reflecting the Berne Appendix.	§ 135 (2)(b); § 135(4) & (5)
Defined Term	"Reproduce" means to make a copy of a work in any manner or form, and includes storing the work permanently or temporarily in electronic form.  "Copy", in relation to—  (a) a literary or musical work, includes a copy in the form of a record or an audio-visual work;  (b) an artistic work, includes a version produced by converting the work into a three-dimensional form or, if it is already in three dimensions, by converting it into a two-dimensional form;	§ 2

	(c) an audio-visual work or a broadcast, includes a still photograph made from the audio-visual work or broadcast; (d) an architectural work, does not include anything that is not a building or a model of or for a building; (e) any work, includes a copy held in electronic form and a copy made from a copy of the work.
Source	Copyright and Neighboring Rights Act of Zimbabwe, Chapter 26:05, Act 11/2000 (2000), as amended through Act 32/2004 (10 September 2004), available at http://www.wipo.int/wipolex/en/text.jsp?file_id=214696.
Last edited:	7 December 2007; rev. 17 May 2015

[Annex follows]

This Annex contains the revised chart on the Copyright Act of the Republic of Korea, as submitted by the Republic of Korea on February 4, 2016.

## REPUBLIC OF KOREA

General Provisions (applicable to various statutory exceptions)		
Provide name of author? Yes. If the author's name or pseudonym is on the Ar		Art. 37
	work, it must be indicated with the use.	
Provide source of Yes. Must indicate the source of the work in a		Art. 37
borrowing?	manner deemed reasonable in the situation.	
Moral rights?	oral rights? The statutory exceptions shall not be interpreted Ar	
	as affecting the author's moral rights.	

Research or Study			
Who can copy?	facilities, as preso that provide book materials (collect purposes (collect	d under the Libraries Act and cribed by Presidential Decree, is, documents, records, and other ively "books. etc.") for public ively "the institutions").	Art. 31(1)(1)
What can be copied?	Parts of books, etc., kept at the institutions, which are already publicly available. Also includes copied and transmitted books etc. from other institutions pursuant to Article 31(3).		
	Co all Ma co	only a single copy can be made. Opying into digital format is not owed. Opying into di	-
Purpose of the copy?	For research and	study, at the request of a user.	
Medium of the copy?	See definition of "reproduction" below. Copies under this provision may not be in digital form.		
Other provisions?	31(1)(1) are subjective rightholder, except etc. (not published are held by school local government Education Act (A	\$ 77	
	digital format pur- institutions shall t provided by Pres reproduction prev prevent infringem	reproduced or transmitted in suant to Article 31(1) and (3), the ake necessary measures as idential Decree such as vention measures in order to nent of copyright and other rights his Act. (Article 31(7)).	

Preservation			
Who can copy?	Libraries identified under the Libraries of facilities, as prescribed by Presidential that provide books, documents, records materials (collectively "books, etc.") for Conditions: None.	Decree, 3°s, and other	rt. 1(1)(2)
What can be copied?	Books, etc. can be reproduced. Also the reproduced in digital format.  Conditions: None.	,	
Purpose of the copy?	Where it is necessary for the institution reproduce books, etc. for the purpose of preserving such books, etc.	of	
	Conditions: The institutions shall not such books, etc. in digitative they are being sold in dia (Article 31(4)).	al format if	
Medium of the copy?	See definition of "reproduction" below.		
Other provisions?	One institution may provide to another institution, at its request, copies of books, etc., that are out of print or for a similar reason not widely available, for the purpose of preservation. Copies under this provision may not be in digital form (Article 31(1)(3)).		
	If books, etc., are reproduced or transmodigital form pursuant to Article 31(1), the must take measures as prescribed by Foundation Decree to prevent infringements (Article	e institution Presidential	

Making Available by Cor	mputer at the	Library	
Who can communicate?	facilities, as p that provide b materials (col	ntified under the Libraries Act and prescribed by Presidential Decree, books, documents, records, and other electively "books, etc.") for public electively "the institutions").	Art. 31(2)
What can be	Books, etc.	,	1
communicated?	Conditions:	The number of users at any one time may not exceed the number of copies of books, etc., at the institution or otherwise authorized to be used.	
Purpose of the communication?	To reproduce and transmit books, etc. for users to peruse them by computer within the premises of the institution.		
	Conditions:	None.	
Medium?	under this pro	n of "reproduction" below. Copies ovision may not be in digital form, if c., are being sold in digital form	
Other Provisions?	digital format institutions sh	are reproduced or transmitted in pursuant to Article 31(1) and (3), the nall take necessary measures as Presidential Decree such as	

reproduction prevention measures in order to	
prevent infringement of copyright and other rights	
protected under this Act (Article 31(7)).	

Making Available by C	omputer at Oth	ner Libraries		
Who can copy?		ntified under the Libraries Act and	Art.	
	facilities, as prescribed by Presidential Decree,		31(3)	
		books, documents, records, and other		
		ollectively "books, etc.") for public		
	purposes (collectively "the institutions").			
	Conditions:	None.		
What can be copied?	Books, etc.		1	
•	Conditions:	If the books, etc., have been		
		published for sale, they may not be		
		reproduced or transmitted until at		
		least five years after the publication		
		date.		
Purpose of the copy?	To reproduce	e and transmit books, etc. for users at		
	•	other institutions to peruse them by computer.		
	Conditions:	None.		
Medium of the copy?	See definition of "reproduction" below. Copies			
	under this pr			
	the books, et			
	(Article 31(4)).			
Other provisions?	Reproductions in digital format pursuant to Article			
	31(1)(1) are			
	rightholder, e			
	etc. (not pub			
	are held by s			
	local governi			
	Education A			
	If books, etc. are reproduced or transmitted in			
	digital format pursuant to Article 31(1) and (3), the			
	institutions shall take necessary measures as			
	provided by Presidential Decree such as			
		prevention measures in order to		
		ngement of copyright and other rights		
	protected un	der this Act (Article 31(7)).		

Anti-Circumvention of Technological Protection Measures			
Circumvention provisions?	Yes.		Art. 104bis
Prohibited Acts?	The Act of Circumvention?	Prohibition against intentionally or negligently circumventing measures.	
	Dealing in Devices?	Prohibition against manufacturing, importing, etc. of devices.	
	Providing Services?	Prohibition against providing relevant services.	
Access Control or Owner's Rights Control?	measures" refers	ion of "technological protection to measures that restrict access ements. See Article 2(28).	

Exemptions that could be used by libraries?	The statute includes a list of diverse exemptions, including one permitting nonprofit libraries to circumvent measures in order to exercise rights of use under Article 31(1). This exemption applies only when any access to the work is impossible	
	without circumventing technological protection	
	measures. See Article 104bis(1)(5).	

Miscellaneous		
Educational Uses	Permits various uses on detailed terms for educational purposes.	Art. 25
Private Copying	Permits individual to make copies of publicly available works for non-commercial purposes, provided that this exception does not apply to the use of a photocopier available for public use.	Art. 30
Needs of Disabled Persons	Permits making of an accessible format copy for the visually impaired and the hearing impaired.	Art. 33; Art. 33bis
Fair Use	Permits use of works for news reporting, criticism, education and research when such use does not conflict with a normal exploitation of the work and does not unreasonably prejudice the legitimate interests of the rightholder. In determining a fair use, four factors should be considered which are 1) the purposes and character of the use, including whether such use is for profit or nonprofit, 2) the category and nature of the works, 3) the amount and substantiality of the portion used in relation to the work as a whole, and 4) the effect of the use on the current or potential market for or value of the work. This article does apply to limitations provisions including article 31.	
Orphan Works	Where a person who wishes to use a work (other than a foreign work) has been unable to obtain a license because the person could not identify or contact the rightholder, in spite of having made reasonable efforts, the person who wants to use the protected work may obtain a statutory license through an approval from the Minister of Culture, Sports and Tourism upon making an upfront royalty payment in the amount determined by the Minister.	Art. 50
Defined Term	"Reproduction" means the reproduction of works in a tangible form by means of printing, photographing, photocopying, sound or visual recording or other means; in the case of architectural works, it includes the construction of an architectural work according to the models or architectural plans.	Art. 2(22)
Source	Copyright Act of the Republic of Korea, No. 432 (28 1957), as amended through No. 12137 (30 December available at http://www.wipo.int/wipolex/en/text.jsp?file_id=33240	er 2013),

Last edited:	4 December 2007; rev. 13 May 2015; rev. 19 April 2016
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