

## Copyright

Matters that must be advertised	Matters for permission (taking the approach that any subsection / par / etc not in the Bill as introduced must be the subject of permission)
	Clause 1 amends section 1 (definitions) Clause 1, par (b) definitions of "audiovisual work"; "open licence"; "visual artistic work";
	Clause 4 – inserting (eB) (was part of (eA) in the Bill as introduced)
Clause 5 – If we include solutions to address the practical implementation challenges that exist in the retrospective application of section 6A, we may have to advertise those solutions, if they introduce new concepts to the Bill.	Clause 5 – insertion of section 6A into the Act (was part of section 6 in the Bill as introduced)
	Clause 6 – inserting (dB) (was part of (dA) in the Bill as introduced)
Clause 7 – If we include solutions to address the practical implementation challenges that exist in the retrospective application of section 7A, we may have to advertise those solutions, if they introduce new concepts to the Bill.	Clause 7 – insertion of section 7A into the Act (was part of section 7 in the Bill as introduced)
	Clause 7 – insertion of: - Section 7B to 7E – these were 9B to 9F in the Bill as introduced. We moved it to be after section 7.
	Clause 7 – insertion of section 7B(1)(c), (5) and (6) are new;
	Clause 7 – section 7D(1)(a) and (b) – was part of 9D(1) in the Bill as introduced
	Clause 8 – section 8(1)(dB) – was part of (dA) in the Bill as introduced
Clause 9 – If we include solutions to address the practical implementation challenges that exist in the retrospective application of section 8A, we may have	Clause 9 – insertion of section 8A into the Act (was part of section 8 in the Bill as introduced)

to advertise those solutions, if they introduce new concepts to the Bill.	
	Clause 10 - section 9(f) – was part of 9(e) in the Bill as introduced
	Clause 11 – section 9A(4) (section 9A is being amended in the Bill as introduced, but subsection (4) is new)
	Clause 12 – amending section 11: new clause (section 11 was not amended in the Bill as introduced)
	<p>Clause 14</p> <ul style="list-style-type: none"> <li>- Section 12A: The Bill as introduced had a section 12A, but the 12A of draft 2 is what used to be 12;</li> <li>- S12B: The Bill as introduced had a section 12B, but the 12B of draft 2 is what used to be 12A;</li> <li>- 12C and 12D: Were sections 13A and 13B in the Bill as introduced. The Bill as introduced had no 12C or 12D (the subsections are jumbled up, thus there is a “new” subsection (7) and (8))</li> </ul>
	Clause 15 – section 15 : new clause (section 15 was not amended in the Bill as introduced)
	Clause 22: Section 21(2) – this is a consequential amendment that was overlooked in the Bill as introduced. Subsection (2) was not amended in the Bill as introduced, but section 21(1) is.
	Clause 22: section 21(3) – new subsection that was not in the Bill as introduced. (Section 21(1) is in the Bill as introduced)
Clause 25: No provision is made for it to be an offence if a person operates as a collecting society without having been accredited first.	Clause 25: Section 22B(2) – this was in the Bill as introduced, section 22B(1). Subsection (6) is deleted, so there are the same number of subsections in the end though. (Section 22B is in the Bill as introduced).

	Clause 25: Section 22C(3)(c) - new paragraph (Section 22C is in the Bill as introduced)
	Clause 25: Section 22D(2)(b) and 22D(3) - new
	Clause 27: Section 27(6) – new subsection being amended (section 27(5A) was in the Bill as introduced)
	<p>Clause 30</p> <ul style="list-style-type: none"> <li>- Section 29 – the whole section is changed significantly, but subsections (5) and (6) are new. The Bill as introduced only went up to (4).</li> <li>- Section 29A(2)(f) and (2) are a new paragraph and subsection respectively</li> <li>- The Bill as introduced had Sections 29A to 29S – it is now 29A to 29I and the content of each is very different (B is deleted, so C is now B etc).</li> </ul>
	Clause 36 – amendment of certain expressions (new clause)
	Clause 37: Transitional provision (new clause)

