1997 No. 3032

COPYRIGHT

RIGHTS IN DATABASES

The Copyright and Rights in Databases Regulations 1997

Made - - - - 18th December 1997

Coming into force 1st January 1998

THE COPYRIGHT AND RIGHTS IN DATABASES REGULATIONS 1997

PART I

INTRODUCTORY PROVISIONS

1. Citation, commencement and extent
2. Implementation of Directive
3. Interpretation
4. Scheme of the Regulations

PART II

AMENDMENT OF THE COPYRIGHT, DESIGNS AND PATENTS ACT 1988

5. Copyright in databases
6. Meaning of “database”
7. Meaning of “adaptation” in relation to database
8. Research
9. Permitted acts in relation to databases
10. Avoidance of certain terms
11. Defined expressions

PART III

DATABASE RIGHT

12. Interpretation
13. Database right
14. The maker of a database
15. First ownership of database right
16. Acts infringing database right
17. Term of protection
18. Qualification for database right
19. Avoidance of certain terms affecting lawful users
20. Exceptions to database right
21. Acts permitted on assumption as to expiry of database right
22. Presumptions relevant to database right
23. Application of copyright provisions to database right
24. Licensing of database right
25. Database right: jurisdiction of Copyright Tribunal

PART IV
SAVINGS AND TRANSITIONAL PROVISIONS

26. Introductory
27. General rule
28. General savings
29. Saving for copyright in certain existing databases
30. Database right: term applicable to certain existing databases

Signature

SCHEDULE 1 — EXCEPTIONS TO DATABASE RIGHT FOR PUBLIC ADMINISTRATION

Parliamentary and judicial proceedings
1. Database right in a database is not infringed by anything...

Royal Commissions and statutory inquiries
2. (1) Database right in a database is not infringed by...

Material open to public inspection or on official register
3. (1) Where the contents of a database are open to...

Material communicated to the Crown in the course of public business
4. (1) This paragraph applies where the contents of a database...

Public records
5. The contents of a database which are comprised in public...

Acts done under statutory authority
6. (1) Where the doing of a particular act is specifically...

SCHEDULE 2 — LICENSING OF DATABASE RIGHT

Licensing scheme and licensing bodies
1. (1) In this Schedule a “licensing scheme” means a scheme...
2. Paragraphs 3 to 8 apply to licensing schemes which are...
Reference of proposed licensing scheme to tribunal

3. (1) The terms of a licensing scheme proposed to be...

Reference of licensing scheme to tribunal

4. (1) If while a licensing scheme is in operation a...

Further reference of scheme to tribunal

5. (1) Where the Copyright Tribunal has on a previous reference...

Application for grant of licence in connection with licensing scheme

6. (1) A person who claims, in a case covered by...

Application for review of order as to entitlement to licence

7. (1) Where the Copyright Tribunal has made an order under...

Effect of order of tribunal as to licensing scheme

8. (1) A licensing scheme which has been confirmed or varied...

References and applications with respect to licences by licensing bodies

9. Paragraphs 10 to 13 (references and applications with respect to...

Reference to tribunal of proposed licence

10. (1) The terms on which a licensing body proposes to...

Reference to tribunal of expiring licence

11. (1) A licensee under a licence which is due to...

Application for review of order as to licence

12. (1) Where the Copyright Tribunal has made an order under...

Effect of order of tribunal as to licence

13. (1) Where the Copyright Tribunal has made an order under...

General considerations: unreasonable discrimination

14. In determining what is reasonable on a reference or application...

Powers exercisable in consequence of competition report

15. (1) Where the matters specified in a report of the...

Explanatory Note