English Language
The upward curving lines of the World Intellectual Property Organization’s logo evoke human progress driven by innovation and creativity.

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**Standing Committee on Copyright and Related Rights**

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PROPOSAL for a study on the rights of audiovisual authors and their remuneration for the exploitation of their works – REVISED

*prepared by the Delegation Côte d'Ivoire*

PROPOSAL FOR A STUDY ON THE RIGHTS OF AUDIOVISUAL AUTHORS AND THEIR PAYMENT MECHANISMS FOR THE EXPLOITATION OF THEIR WORKS TO BE SUBMITTED TO THE STANDING COMMITTEE ON COPYRIGHT AND RELATED RIGHTS

We wish to propose that the World Intellectual Property Organization (WIPO) launch an awareness-raising exercise by commissioning a study on the situation of audiovisual authors. The focus of the study would be on existing models of legal protection for audiovisual authors worldwide and the impact that they have on the exercise of their rights and on how they are paid for the exploitation of their works. In Europe, Latin America and Africa, there have been some interesting legislative developments regarding the collective management of remuneration rights, the aim of which is to improve the position of rights holders, in particular audiovisual authors, in the face of the explosion in the exploitation of their works, especially online. Those developments, and existing models of legal protection for audiovisual authors in all other regions of the world need to be studied. The study would also benefit from examining: (1) how piracy may affect audiovisual authors’ payments (e.g. compare piracy rates vs. payment rates by country/region); (2) how accession to international treaties may impact audiovisual authors’ payments (e.g. compare payment mechanisms in countries that acceded to international treaties and those that did not); (3) how the existence of collective management organisations or unions and collective bargaining agreements, may impact audiovisual authors’ payments for the exploitation of their works.

Screenwriters and directors, among others, are at the heart of the creative process in the audiovisual industry, but their legal and economic position varies considerably from country to country. I n some territories, they are not recognized as authors of audiovisual works and therefore may not enjoy protection. As the volume of audiovisual production grows, partly owing to the development of on-demand and online services, and the widespread use of “buyout contracts” (whereby creators transfer their ownership of copyright, and any right to future royalty income to producers in exchange for a lump-sum upfront payment), it would be informative to survey the legal and economic protection of audiovisual authors.

Ideally, the study should address not only the situation of screenwriters and directors as the potential co-authors of audiovisual works but also provide a broader overview of all the other authors who, through their respective contributions, contribute to their creation. It should survey how different jurisdictions treat authorship of audiovisual works, the rights audiovisual authors are granted by law in different parts of the world and how they exercise them, their contractual relationship with producers and other relevant parties, the different ways in which their works are exploited, the role played by their collective management organizations, and, if applicable, the effect of unions and collective bargaining agreements.

The study should focus on the ability and/or the right of audiovisual authors to receive appropriate payment for the exploitation of their works on the various media, especially given the emergence of new means of exploiting such works through on-demand and online services (right of making available).

Through an analysis and overview of the existing legal regimes protecting audiovisual authors worldwide, the study will help national policymakers understand the different approaches to payment mechanisms for audiovisual authors for the economic exploitation of their works and inform them of ways to support authors’ ability to continue to create.

We believe that Committee members and observers would benefit from an exchange of knowledge and practices on this issue, which is of critical importance to the global community of audiovisual authors.

Taking into account the suggestion of some delegations to extend the scope of this study to include audiovisual performers, the delegation of Côte d’Ivoire proposes to validate this extension.

Indeed, given the study’s goal to provide a comprehensive overview of the legal and economic protection of all contributors to audiovisual works, it is crucial to extend its scope to include audiovisual performers. Like screenwriters and directors, interpreters (such as actors and voice performers) play a central role in the creative process and the public reception of audiovisual productions. Their performances significantly shape the identity and marketability of these works, especially in the context of globalization and multilingual distribution. However, their legal recognition and entitlement to remuneration for the exploitation of their performances vary widely across jurisdictions. Including performers in the study would ensure a more inclusive and accurate representation of the audiovisual creative ecosystem, and would provide valuable insights into how legal frameworks and collective mechanisms can better support all contributors in a rapidly evolving digital landscape.

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