

# Copyright directive : Analyse succinct de son contenu

---

Quels sont les **enseignements** qu'un juriste d'entreprise/avocat peut/doit retirer de ce nouveau texte pour son travail au quotidien/ses dossiers/ses clients ?

## Basé sur le texte du 20 mars 2019

### TITLE I : GENERAL PROVISIONS

#### Subject matter and scope

- Article 1

#### Definitions

- Article 2

### TITLE II : MEASURES TO ADAPT EXCEPTIONS AND LIMITATIONS TO THE DIGITAL AND CROSS-BORDER ENVIRONMENT

#### Text and data mining for the purposes of scientific research

- Article 3

#### Exception or limitation for text and data mining

- Article 4

#### Use of works and other subject matter in digital and cross-border teaching activities

- Article 5

#### Preservation of cultural heritage

- Article 6

#### Common provisions

- Article 7

### TITLE III : MEASURES TO IMPROVE LICENSING PRACTICES AND ENSURE WIDER ACCESS TO CONTENT

#### CHAPTER 1 : Out-of-commerce works and other subject matter

#### Use of out-of-commerce works and other subject matter by cultural heritage institutions

- Article 8

#### Cross-border uses

- Article 9

Publicity measures

- Article 10

Stakeholder dialogue

- Article 11

CHAPTER 2 : Measures to facilitate collective licensing

Collective licensing with an extended effect

- Article 12

CHAPTER 3 : Access to and availability of audiovisual works on video-on-demand platforms

Negotiation mechanism

- Article 13

CHAPTER 4 : Works of visual art in the public domain

Works of visual art in the public domain

- Article 14

## TITLE IV : MEASURES TO ACHIEVE A WELL-FUNCTIONING MARKETPLACE FOR COPYRIGHT

CHAPTER 1 : Rights in publications

Protection of press publications concerning online uses

- Article 15

Claims to fair compensation

- Article 16

CHAPTER 2 : Certain uses of protected content by online services

Use of protected content by online content-sharing service providers

- Article 17

CHAPTER 3 : Fair remuneration in exploitation contracts of authors and performers

Principle of appropriate and proportionate remuneration

- Article 18

Transparency obligation

- Article 19

Contract adjustment mechanism

- Article 20

Alternative dispute resolution procedure

- Article 21

Right of revocation

- Article 22

Common provisions

- Article 23

## TITLE V : FINAL PROVISIONS

Amendments to Directives 96/9/EC and 2001/29/EC

- Article 24

Relationship with exceptions and limitations provided for in other directives

- Article 25

Application in time

- Article 26

Transitional provision

- Article 27

Protection of personal data

- Article 28

Transposition

- Article 29

Review

- Article 30

Entry into force

- Article 31

Addressees

- Article 32