

Original title(s) of the declared work (kindly indicate here again the first title mentioned under point 6)

21) Author(s) & performer(s) (directors, screenwriters, scriptwriters, actors, authors of soundtrack, etc ...) . Kindly inform first and last name per type. **At least one director is mandatory. The leading performer/actor is required/mandatory for AGICOA to claim in several jurisdictions such as Romania, Slovenia, Switzerland and other countries where the rights of producers result from a presumption of transfer of rights.**

type	first name	last name
type	first name	last name
type	first name	last name
type	first name	last name
type	first name	last name

22) Name of the production company(ies) (When pertinent also indicate commissioning producer)

by order of
by order of
by order of
by order of

23) Country(ies) of production and original language of production

country	original language
country	original language
country	original language
country	original language

Kindly use a «DECLARATION OF RIGHTS ON WORKS» form to declare your rights.

Signature	
Rightsholder's or Agent's signature <hr/> first name last name	Date

DECLARATION OF RIGHTS ON WORKS

(mandatory data in bold)

IRRIS Web, the web declaration portal, is available to update and check your data

Rightsholder/Agent - full company name or first name and last name

first name

last name

Identification number assigned by AGICOA

Declaration for specified rights for which the Rightsholder/Agent asserts entitlement to remuneration. Kindly attach to related "Declaration of a Work".

Original title of the declared work

The Rightsholder/Agent hereby confirms that it holds the retransmission rights expressed below for the General Mandate . The Rightsholder/Agent authorizes/mandates AGICOA to exercise the inherent rights to license In Home Services and TV Everywhere Services under the same terms and conditions of this declaration. The rights inherent in licensing these services are managed by AGICOA on a voluntary basis. Therefore, a specific mandate is required to license and collect remuneration arising therefrom. Please refer to the definitions in paragraph 2 of "Mandates" and tick the 2 boxes above to confirm you mandate AGICOA for these services. In case there are restrictions to the scope of the authorizations, they shall be explicitly described below in the field "Restrictions".

You may tick the boxes in the next paragraph or fill in your General Mandate rights details in the table below.

The Rightsholder/Agent hereby confirms that it holds the retransmission rights worldwide , for all language versions , for broadcasts in any channels . The Rightsholder/Agent further confirms that it holds said rights at a proportion of % of total rights over the work from the year of production to perpetuity or from year to perpetuity . The Rightsholder/Agent hereby authorizes/mandates AGICOA to exercise the retransmission rights under the terms and conditions of this declaration.

Territory	Language Version	Channels	% of Rights	Period of Rights		Period of Validity	
				From	To	From	To
Worldwide							
Albania							
Algeria							
Australia							
Austria							
Belgium							
Bosnia-Herzegovina							
Bulgaria							
Canada							
China							
Croatia							
Cuba							
Cyprus							
Czech Republic							
Denmark							
Estonia							
Finland							
France							
Georgia							
Germany							
Greece							
Hungary							

Original title of the declared work

Territory	Language Version	Channels	% of Rights	Period of Rights		Period of Validity	
				From	To	From	To
Iceland							
India							
Israel							
Italy							
Latin America*							
Latvia							
Lithuania							
Luxembourg							
Macedonia							
Moldova							
Montenegro							
Morocco							
New Zealand							
Norway							
Poland							
Portugal							
Rep. of Ireland							
Romania							
Russia							
Serbia							
Slovakia							
Slovenia							
South Africa							
Spain							
Sweden							
Switzerland							
The Netherlands							
Tunisia							
Turkey							
Ukraine							
United Kingdom**							
United States							
Other (specify)							

(*Latin America = Argentina, Belize, Bolivia, Brazil, Chile, Colombia, Costa Rica, Ecuador, El Salvador, French Guiana, Guatemala, Guyana, Honduras, Mexico, Nicaragua, Panama, Paraguay, Peru, Suriname, Uruguay, Venezuela)

(**United Kingdom = England, Northern Ireland, Scotland, Wales)

Original title of the declared work**RESTRICTIONS** (when appropriate, kindly indicate the restrictions where they apply below)

General Mandate:

In Home Services Mandate:

TV Everywhere Services Mandate:

MANDATES1. General

By submitting this declaration, the declarant ("the Declarant") hereby mandates AGICOA and/or authorizes it to license and collect remuneration within the scope of exercise of the exclusive rights as described below. In case there are restrictions to the scope of the authorization, they shall be as explicitly described in the field "Restrictions" in the Declaration Form above. The territorial scope and duration of the mandate conferred on AGICOA are as authorized by the Declarant in the Declaration Form.

Mandate as defined by Article 3 of AGICOA's by-laws

AGICOA benefits of the general attribution to authorize and/or to prohibit the retransmission - in the sense of Article 11bis (1)(ii) of the Berne Convention – of audiovisual works contained in the television programs taken up by third party organisms and retransmitted without the rightsholders' authorization.

In addition, AGICOA benefits from the general attribution to authorize/and or to prohibit the intervention of a satellite package provider, cable distribution platform or other comparable distribution platform in the communication to the public of audiovisual works contained in television programs.

Furthermore, based on ad-hoc mandates of its members, AGICOA benefits from the attribution to authorize and/or prohibit additional services related to the linear broadcast of the audiovisual works contained in the TV programs as far as these services have not already been licensed by its members.

AGICOA shall also exercise the communication to the public right by authorizing or prohibiting communication to the public of broadcast audiovisual works by a third party other than the broadcasters, when performed by hotels and similar establishments, and collect remuneration arising therefrom.

AGICOA is authorized to claim collection of royalties arising from educational recording and communication to the public in the territories of Finland, Norway and the United Kingdom.

AGICOA is authorized to submit claims on behalf of the Declarant to collective management societies within the above described categories of rights and territorial scope. The Declarant hereby authorizes AGICOA to submit said claims on its behalf in the following countries:

- Albania, Australia, Austria, Canada, Croatia, Czech Republic, Denmark, Estonia, Lichtenstein, Romania, Slovenia, Switzerland.

The Declarant may exclude any of the above mentioned countries upon written notification to AGICOA or by including said exclusion in the Restrictions field of the Declaration Form above.

AGICOA is authorized to further mandate its members and partners to license and collect remuneration for the above described categories of rights within the territory for which they are authorized to license said rights.

Internal regulations

The Declarant hereby acknowledges and accepts the terms and conditions set forth in AGICOA's internal regulations, including by-laws, distribution rules and independently produced works policy paper and form as integral part (available from IRRIS Web or your Portfolio Manager), conflicts rules and any future amendments as made available at all times at AGICOA's public web site and IRRIS Web, all of which constitute an integral part of this Declaration.

Disclaimer and indemnity

The Declarant hereby confirms being the owner, holder or claimant authorized to exercise the retransmission and communication to the public of rights of the declared work, and/or of the remuneration rights arising therefrom, being entitled to claim the royalties collected by AGICOA. The Declarant further confirms holding all retransmission rights inherent to authorize the use of the declared work. The Declarant shall declare only those works that are defined as AGICOA repertoire in Article 14 of AGICOA's distribution rules, and further confirms that the works hereby declared to AGICOA are compliant with said definition. Should a Declarant receive royalties from AGICOA for a work declared in this Declaration Form but not deemed to be considered under AGICOA's definition of repertoire (Article 14 of the distribution rules), the Declarant is obliged, within the Swiss Statute of Limitation (10 years), to return said royalties to AGICOA upon request.

Where the Declarant receives and accepts payments of royalties from AGICOA for the work as declared in the Declaration Form above, it shall hold AGICOA harmless from any claims of third parties regarding the rights for which it has been paid.

Withdrawal and termination of authorization

In case of withdrawal of membership or termination of the authorisation to manage rights, the Declarant will provide AGICOA with written and signed notification with 6 months' prior notice. The notification shall produce effects at the end of the financial year. The Declarant shall retain rights for final distribution of amounts collected by AGICOA on its behalf before the termination or withdrawal occurred.

Data protection

The Declarant can at any time modify or withdraw the present Declaration by using the notification forms and automated procedures at its disposal at AGICOA's public web site and IRRIS Web.

It is understood and agreed that AGICOA - and AGICOA's Partners - will use the data collected in the Declaration Form in its automated systems (e.g. identification or distribution), for the purposes of performing its mandate as granted by the Declarant, as well as for purposes of information, claims, collection and distribution.

2. In Home and TV Everywhere

The Declarant hereby mandates AGICOA and/or authorizes it to license and collect remuneration within the scope of the exercise of the exclusive rights as described below.

In Home

In cases where such rights are not subsumed within retransmission as defined in relevant national legislation, the Declarant hereby declares that, on its behalf, AGICOA may authorize or prohibit cable operators from offering the unaltered simultaneous retransmission of a primary terrestrial or non-terrestrial digital or analogue signal by any wire or wireless means at multiple access points and through various devices within the home of the subscriber as part of the subscription of linear broadcasting services, and to negotiate and collect remuneration arising therefrom.

TV Everywhere

The Declarant hereby declares that, on its behalf, AGICOA may authorize or prohibit cable operators from offering the unaltered simultaneous retransmission of a primary terrestrial or non-terrestrial digital or analogue signal by any wire or wireless means at multiple access points and through various devices as part of the subscription of linear broadcasting services, and to negotiate and collect remuneration arising therefrom.

Ref. 201607

Signature	
Rightsholder's/Agent's signature and name	Date
<div style="display: flex; justify-content: space-between;"> first name last name </div>	Rightsholder's/Agent's identification number assigned by AGICOA