

General Regulations Concerning Handling of Non-payable Income from Management of Rights

1. Non-payable Income

In compliance with the provisions of Article 23 of the Act on Collective Management of Copyright, income from management of rights (hereinafter compensation) shall be qualified as non-payable, if the subject of copyright to whom the compensation is due, is not identified, or is not found within three years after expiry of the financial year that saw collection of the compensation, while AKKA/LAA has taken all possible measures to identify or find the copyright subject in question.

2. Use of non-payable compensation

The compensation found to be non-payable is added to the resources of the KI fund, and its further use follows AKKA/LAA General regulations on deductions from income of rights management as well as the statute of the KI fund endorsed by AKKA/LAA Council.