

Article 16. REPRODUCTION FOR GAMES

In cases where reproduction of works provided in Articles 5, 7, 13, or 14 are used for games of such works, if the amount of fee is designated by the Trustor, the fee shall be sum equal to the amount obtained by adding to the designated amount, the amount equivalent to the consumption tax.

Notes for Reproduction for Games

- (i) “Reproduction for Games” means the recording of works for game software and devices, etc. used for commercial games.
- (ii) “Recording of works for game software” means the reproduction of works in storage media that are used for a television game device or other game devices involving moving images.
- (iii) “Recording of works for devices, etc. used for commercial games” means the reproduction of works in storage media that are used for commercial game devices not involving moving images.
- (iv) If the fee amount is not designated by the Trustor with regard to the recording of works for game software, the provisions of Article 7 shall apply.
- (v) If the fee amount is not designated by the Trustor with regard to the recording of works for devices, etc. used for commercial games, the relevant provisions of Articles 5, 13 or 14 shall apply.