Notification Number: 2010/633/UK

The Online Infringement of Copyright (Initial Obligations)(Sharing of Costs) Order 2011

Date received : 22/09/2010

End of Standstill : Closed

Issue of comments by : Commission

Message

Message 001

Communication from the Commission - SG(2010) D/52345

Directive 98/34/EC

Notificación - Oznámení - Notifikation - Notifizierung - Teavitamine - Γνωστοποίηση - Notification - Notifica - Pieteikums - Pranešimas - Bejelentés - Notifika - Kennisgeving - Zawiadomienie - Notificacão - Hlásenie-Obvestilo - Ilmoitus - Anmälan - Нотификация : 2010/0633/UK - Notificare.

No abre el plazo - Nezahajuje odklady - Fristerne indledes ikke - Kein Fristbeginn - Viivituste perioodi ei avata - Καμμία έναρξη προθεσμίας - Does not open the delays - N'ouvre pas de délais - Non fa decorrere la mora - Neietekmē atlikšanu - Atidėjimai nepradedami - Nem nyitja meg a késéseket - Ma' jiftaħx il-perijodi ta' dawmien - Geen termijnbegin - Nie otwiera opóźnień - Nao inicia o prazo - Neotvorí oneskorenia - Ne uvaja zamud - Мääräaika ei ala tästä - Inleder ingen frist - Не се предвижда период на прекъсване - Nu deschide perioadele de stagnare - Nu deschide perioadele de stagnare.

(MSG: 201002345.EN)

1. Structured Information Line

MSG 001 IND 2010 0633 UK EN 22-09-2010 UK NOTIF

2. Member State

UK

3. Department Responsible

Department for Business, Innovation and Skills Innovation & Enterprise Group 1 Victoria Street, London, SW1H 0ET.

Email: 9834@bis.gsi.gov.uk.

3. Originating Department

Department for Business, Innovation and Skills

4. Notification Number

2010/0633/UK - SERV60

5. Title

The Online Infringement of Copyright (Initial Obligations)(Sharing of Costs) Order 2011

6. Products Concerned

The Statutory Instrument sets out how a process to address online infringement of copyright is to be funded. The process itself will impact on the service provided by Internet service providers to their subscribers if they are identified by copyright owners as infringing their copyright, and require the Internet service providers to send notifications to such subscribers and, if they are identified multiple times, include them on a list of infringers. No personal information will be exchanged at any time without a court order. An appeals process will be set up, and the costs of that and other central costs incurred by the regulator will need to be assigned to the industry participants and recovered along with the cost of the notifications themselves. It is the proportion of costs borne by copyright owners and Internet service providers which the Statutory Instrument sets out

7. Notification Under Another Act

8. Main Content

The Order specifies provisions that must be included in the initial obligations code about payment by copyright owners and internet service providers of contributions towards costs incurred under the copyright infringement provisions in the Communications Act 2003 inserted by the Digital Economy Act 2010.

9. Brief Statement of Grounds

The Order reflects the decision of the Government that the costs associated with the operation of the initial obligations under the online infringement of copyright provisions should be borne 75% by copyright owners and 25% by internet service providers.

10. Reference Documents - Basic Texts

References of the Basic Texts: Sections 3 to 16 Digital Economy Act 2010

11. Invocation of the Emergency Procedure

No

12. Grounds for the Emergency

-

13. Confidentiality

No



Single Market for goods Prevention of Technical Barriers

14. Fiscal measures

No

15. Impact assessment

Yes

16. TBT and SPS aspects

TBT aspect

No - The draft has no significant impact on international trade

SPS aspect

No - The draft is not a sanitary or phytosanitary measure

Catherine Day General Secretary **European Commission**

Contact point Directive 98/34

Fax: (32-2) 296 76 60

email: dir83-189-central@ec.europa.eu