VIETNAM
INTERNATIONAL INTELLECTUAL PROPERTY ALLIANCE (IIPA)
2015 SPECIAL 301 REPORT ON COPYRIGHT PROTECTION AND ENFORCEMENT

Special 301 Recommendation: Vietnam should be elevated to the Priority Watch List in 2015.¹

Executive Summary: The recommendation to elevate Vietnam to the Priority Watch List recognizes the need to: nurture opportunities to grow nascent legitimate copyright businesses including creative production activities,² and to enable online and mobile services to deliver copyright content; address high piracy levels which threaten these markets; and ease onerous market access barriers which exacerbate piracy concerns. The Vietnamese government has long recognized that piracy in the country is increasingly “sophisticated” and involves violations of “[m]ost of the objects of the rights.”³ In 2014, actions taken under a 2012 Ministry of Information and Communications (MIC) and Ministry of Culture, Sports, and Tourism (MCST) Joint Circular⁴ demonstrated growing government recognition of, and will to address, the copyright piracy dilemma in Vietnam. These actions, importantly, sent signals to others in the online and mobile ecosystems that the rights of authors and stakeholders must be respected and fostered better cooperation and collaboration in addressing the challenge.

PRIORITY ACTIONS REQUESTED IN 2015

Enforcement:
- Take more effective measures under the JC against notorious infringing sites whose business models are based on providing access to infringing content, including sites identified in this report.
- Have MCST Inspectorate and Ministry of Public Security (MPS) IPR/High-Tech Police run more raids, meting out maximum fines and bringing criminal prosecutions where appropriate.
- Ensure Customs’ IPR Unit has needed authority to address high-quality counterfeits/pirate materials at the borders, including on an ex officio basis.
- Develop and finalize the IP Manual for Judges, including reference to civil, administrative, and criminal remedies.
- Encourage universities to implement appropriate use and copyright policies to ensure that students and faculty use legitimate textbooks and other course materials.

Legislation:
- Issue implementing guidance for the Criminal Code, confirming: 1) its application to online distributions and other violations of the IP Code; and 2) that “commercial scale” includes significant infringements without a profit motive.
- Make necessary changes to laws and implementing decrees to ensure Vietnam is in full compliance with its Bilateral Trade Agreement (BTA) with the U.S., and with other international obligations.
- Afford adequate levels of protection to enable Vietnam to accede to the WIPO Copyright Treaty (WCT) and WIPO Performances and Phonograms Treaty (WPPT).

¹For more details on Vietnam’s Special 301 history, see previous years’ reports at http://www.iipa.com/countryreports.html. For the history of Vietnam’s Special 301 placement, see http://www.iipa.com/pdf/2015SPEC301HISTORICALCHART.pdf.
⁴Joint Circular No. 07/2012/TTLT-BTTT-BVHTTDL on Stipulations on the Responsibilities for Intermediary Service Providers in the Protection of Copyright and Related Rights on the Internet and Telecommunications Networks (in force August 2012) (“Joint Circular”).
• Extend term of protection in line with the international trend, to 70 years after the death of the author, or when term is calculated based on publication, 95 years, but in any case, no less than 70 years from publication.
• Amend the Criminal Procedure Code so as to permit ex officio criminal actions.5
• Clarify that Decree No. 85 measures imposing onerous collective management do not apply to foreign collective management organizations (CMOs) or to the administration of foreign rights.
• Adopt legislation making it an offense to use (or attempt to use) an audiovisual recording device in a movie theater to make or transmit a copy of an audiovisual work, in whole or in part.

Market Access
• Eliminate foreign investment restrictions and other entry barriers with respect to production, importation and distribution of copyright materials, whether in the physical, online, or mobile marketplaces.

PIRACY AND ENFORCEMENT UPDATES IN VIETNAM

Prior IIPA reports on Vietnam contain detailed discussion of piracy and enforcement issues. This report serves only as an update to those and is not to be considered an exhaustive review of issues.6

Internet and Mobile Markets Face Opportunities, Challenges in Vietnam: Almost 40 million fixed Internet users (nearly 44% of the population) and 33 million smart phones (36%) mean enormous new opportunities for legitimate services in Vietnam for creative content. These opportunities are evidenced by more licensed Internet content providers, e.g., 24H (nhac.vui.vn), NCT (nhaccuatui.com), and Viettel Media (keeng.vn and imuzik.com.vn), iTunes, and Deezer. Mobile applications like Pops TV are also trending setting for availability of music and audiovisual content, using iTunes, Amazon MP3, Android, Windows Phone, and Samsung Smart TV vehicles for distribution of content, including local Vietnamese content.

With these enormous increased opportunities, however, have come enormous challenges of trying to fight online and mobile network piracy in Vietnam, including streaming and download sites, P2P networks, linking sites, video streaming sites, search engines, cyberlockers, and social networks. Sites like Zing.vn (6th most accessed site in Vietnam) and chacha.vn, while obtaining licenses with some record companies and having higher takedown rates, also provide access to unlicensed copies or streaming of music,7 while sites like nghenhac.in (and related sites), phim3snet.com (72nd), xemphim.com (and related sites), socbay.com (and related mobile app), hayhaytv.vn (155th),8 HDViet.com (165th),9 phim22.com, tamtay.vn (318th), viettorrent.423th, and cyberlockers like fshare.vn (96th), and 4share.vn (417th) remain of concern to the motion picture and television industry. Rogue sites like kickass.so (199th) also remain popular in Vietnam. Most of these sites generate revenue through advertisements or paid premium subscriptions. Online piracy is an increasing concern for the publishing industry, in particular the education sector. For instance, an unauthorized “pdf” version of an author’s book was freely available on the digital library site of Tuy Hoa Industrial College. Publishers have also traced operators of online sites engaged in the unauthorized sale of textbook solutions manuals to Vietnam. However, enforcement efforts have stalled as the information typically provided by the purported operators is false. The harm caused from online piracy is significant and makes it difficult

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5Article 105 of the Criminal Procedure Code currently requires a formal complaint from a copyright owner as a condition for prosecution and acts as a disincentive to police and prosecutors, relative to other kinds of offenses.
7In October 2014, the recording industry noted both Zing and Chacha.vn in its submission to the U.S. Trade Representative in preparation of its “notorious markets” list of sites providing access to infringing materials. Although Zing.vn has negotiated licenses with some record companies for certain uses, it continues to provide access to infringing materials as a core part of its business. Chacha.vn, a free to use direct download site, has a large amount and wide variety of infringing music available on the site, including Vietnamese repertoire (approximately 60,000 tracks) and many popular international songs (approximately 30,000 tracks). 265 takedown notices have been sent to the site, which included 1,749 infringing files. While the site does remove content which has been notified, it takes an excessive amount of time, and notwithstanding its active engagement with, and organization of, infringing content, it does not employ any measures to address infringing content, and its business model is dependent upon providing access to infringing content.
8Hayhaytv.vn has the tag line “View movies online, HD, constantly updated all genres, load super fast, super watch FREE!” Unauthorized audio files have been detected on the site.
9This site has the tag line “HD Videos, HD TV Free, high quality, stable, With the amount of Content Rich, On Mobile has many applications.”
to impossible for legitimate online platforms to compete with pirated sites. For example, online piracy in Vietnam is directly impacting the motion picture theatrical sector, as new movies are frequently available online while they are still in their theatrical run.

The Vietnamese government has shown its willingness to act, and right holders report good cooperation and receptiveness to assistance in evidence gathering, and training and capacity building. In 2014, reportedly, two infringing mobile applications were shut down and administrative penalties were imposed on the developers/operators. In April 2013, MCST reportedly took administrative actions against three notorious piracy services, phim47.com; v1.vn.com; and pub.vn, but two are back up and running (only v1.vn.com is down) and are still providing access to infringing major motion pictures on the sites. Additionally, in September 2013, the Motion Picture Association referred another nine sites, four of which (phimvang.com, vuighe.net, hayghe.com, and xemphim.tv) are still up and providing access to infringing major motion pictures.10 These actions mark a positive first step in combating online piracy in Vietnam. Vietnamese authorities including the MIC Inspectorate (which indicates it is authorized under Decree 131 to address online infringement), MCST, and MPS, must take more effective measures in 2015 against notorious infringing sites whose business models are based on providing access to infringing content, employing the remedies set out in the MIC/MCST Joint Circular.11 The Inspector of MIC should use the authority granted under the JC to enforce against these types of violations more effectively, particularly against those websites which are under MIC licenses. Unfortunately, industry notes the process of addressing infringements to date has taken too long on a case-by-case basis, and thus, offending rogue sites remain in operation and are growing in popularity.

Perhaps due to increased effort from government authorities, the level of cooperation with service providers improved incrementally in 2014. The music industry, for example, reports an improved takedown rate upon receiving a cease and desist notice, from 34% in 2013 to 82% in 2014. However, the number of notices is still very small in relationship to the scale of the problem (fewer than 3,500 total notices in all of 2013), and the absence of more effective means of encouraging responsible practices, including by taking enforcement actions against sites that knowingly distribute infringing music, or whose business practices are based on the distribution of infringing music and which therefore promote infringement, has left the online music market in disarray and dominated by piracy. The situation for motion picture companies is also extremely troubling. Among the significant ISPs, only VNPT (the largest ISP in Vietnam) is cooperating by not permitting pirated films to be placed on their video on demand (VOD) service. Most other ISPs’ terms and conditions with websites they host make no provision for the termination of services due to copyright infringement. With rapid increases in the number of mobile phone subscribers in Vietnam, there has also been an increase in mobile network piracy over the past couple of years. Right holders now face two major challenges in the mobile space: 1) mobile device vendors loading illegal copyright content onto devices at the point of sale; and 2) illegal music channels or “apps” set up to be accessed on mobile networks. As an example of this phenomenon, Socbay developed a mobile “app” called Socbay iMedia which provides a variety of unauthorized entertainment content including music files.

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10The full list of sites sent to MCST for administrative referral includes: phim47.com; v1.vn.com; pub.vn (now pubvn.tv); phimvang.com; vuighe.net; coiphim.vn; maxphim.net; rapphim.vn; hayghe.com; phimphim.com; vlube.com; and xemphim.tv.

11The Joint Circular (JC) imposes high standards of performance requiring “providers of intermediary services” to: 1) take affirmative steps to “[e]stablish a system to examine, supervise and process the information that is uploaded, stored and transmitted on internet and telecommunications networks in order to prevent violations of copyrights and related rights”; 2) “[u]nilaterally refuse to provide a service that runs counter to the laws on copyright and related rights”; and 3) “[r]emove and erase the digital content that violates the copyright and related rights; terminate, stop and temporarily suspend the internet and telecommunications services upon receiving a written request of the MIC Inspectorate, MCST Inspectorate, or of other Government authorities in accordance with the law.” Additional requirements are imposed upon social network operators to “send a warning of a responsibility to compensate for civil damages and a possibility of being subject to administrative sanctions and criminal prosecution to a social media user who commits an act that violates copyright and related rights.” The JC requires providers of intermediary services to be “[s]ubject to the inspection and examination conducted by state management authorities in compliance with the regulations on copyright and related rights.” Finally, liability is possible when copyright is violated or technological protection measures (TPMs) are removed, including liability for “[h]aving operations like a secondary distributor of the digital content generated from violations of the copyright and related rights.”
Ex Officio Enforcement Against Hard Goods and STB Piracy Needed: While hard goods piracy has decreased in Vietnam, largely due to the onslaught of online and mobile network piracy, traditional CD/DVD piracy (e.g., high-quality counterfeits from China as well as home-made pirated optical discs), and set-top box (STB)/media boxes used to decrypt pay-TV content, download or stream pirate materials from favorite sites to view on a smart TV, or even store HD content, remain popular. MCST has indicated its recognition of the hard goods piracy problem, but the Vietnamese government has yet to take ex officio actions. To the extent the Criminal Procedure Code does not currently make this avenue available, it should be amended to do so. In addition, since high-quality counterfeits are being imported into Vietnam (mostly from China), Vietnamese Customs authorities as well need to commence ex officio actions to intercept such infringing imports.

Book and Journal Piracy Severely Harms Publishers: Book and journal publishers report unauthorized photocopying and some illegal print piracy, mostly of English language teaching (ELT) materials. Many students are reportedly photocopying entire textbooks. Fortunately, some professors buy books in bulk using university budgets and then sell them to their students or give them to the students for free to ensure they have their own copies. Bookshops, roadside vendors and copy shops routinely sell unauthorized copies of bestselling trade books, travel books, and academic textbooks, including ELT materials. Unlicensed print overruns also continue to harm foreign publishers. State-sector publishers (such as the Ministry of Youth and the General Publishing House of Ho Chi Minh City) also have an interest in making sure their licenses are not misused. However, there are currently no university or government efforts to address the endemic piracy on university campuses. Universities should implement appropriate use and copyright policies that promote respect for copyright and raise awareness among personnel, faculty, and students in order to discourage infringing behavior.

Court Reform and IPR Training Needed: At present, the courts are not an ideal avenue for copyright owners. First, criminal cases are not proceeding to the courts in the area of copyright infringement. To IIPA’s knowledge, no criminal copyright infringement case has ever been brought to the courts in Vietnam. While intergovernmental discussions have been held on judicial reform, there seems to be reluctance in Vietnam to apply criminal remedies to even the most egregious cases involving copyright infringement. There have to date been relatively few civil court actions involving copyright infringement in Vietnam. The main reasons for this are complicated procedures, delays, and a lack of certainty as to the expected outcome. Building IP expertise must be a part of the overall judicial reform effort. Training should be provided to police and prosecutors, as they play a very important role in bringing a criminal case to the courts. Industry and the U.S. government were working with the Supreme Court in drafting an “IP Manual for Vietnamese Judges,” but IIPA understands that effort has stalled. The Manual should be concluded as soon as possible, and should include sentencing guidelines to create a level of deterrence in copyright cases. IIPA also recommends frequent outreach with judges (and prosecutors and police) as part of the judicial reform effort, to sensitize these officials to the commercial harm being caused by piracy and seek a mutual path forward toward successful resolution of claims involving infringement.

COPYRIGHT LAW AND RELATED ISSUES

Copyright protection and enforcement in Vietnam is governed by the Intellectual Property Code (as last amended 2009), the Criminal Code (as amended in 2009), the Joint Circular (2012), and the Administrative Violations Decree (No. 131) (2013). The Civil Code (last amended 2011 by Decree No. 85) remains as a vestigial parallel law, implemented by Decree No. 100. The laws, while not entirely in compliance with Vietnam’s international or bilateral obligations, include a basic structure which, if fully implemented, can be used to successfully address online, mobile network, and hard goods piracy in the country. They also include measures that implement the WCT and WPPT. Vietnam should now be encouraged, as an immediate next step, to join those treaties.

12Decree No. 131/2013/ND-CP on Sanctioning Administrative Violations of Copyright and Related Rights, entry into force December 15, 2013 (replacing Ordinances No. 47 and 109).
Criminal Code Should Cover All IP Code Violations, Not Just Reproduction and Distribution, and Comply With BTA: The Criminal Code as amended criminalizes “commercial scale” acts of “[c]opying of works, audio recordings and visual recordings” or “[d]istributing the copies of work, audio or video recording.” While amended Article 170a improved Vietnam’s statutory framework in some respects, it is now weaker than the provision in force up until its adoption, the February 2008 Criminal Circular. Vietnam also appears by virtue of the changes to be out of compliance with its BTA commitments to the United States, in which it agreed to provide criminal remedies for all “infringement of copyright or neighboring rights on a commercial scale,” as well as for satellite signal (pay-TV) piracy. The Vietnamese government should immediately issue implementing guidance for the Criminal Code to confirm that all infringement and signal theft can attract criminal liability, and to confirm that “commercial scale” infringements are not limited to those undertaken with a profit motive. Otherwise, the U.S. should commence consultations in accordance with Chapter VII, Article 5 of the BTA to resolve these violations.

Administrative Enforcement Decree Must Be Implemented in Practice: The Administrative Violations Decree (No. 131) reduced the maximum administrative fine for an individual to VND250 million (US$11,800), and set the maximum fine for an organization at VND500 million (US$23,600). The following fines are also set forth: 1) VND400 to 500 million against an organization that imports an unauthorized copy; 2) VND70 to 100 million against an individual that engages in unauthorized broadcasting or re-broadcasting; and 3) VND15 to 35 million against an individual that reproduces unauthorized copies of phonograms or video recordings. In addition to these fines, infringers may face remedial measures, such as confiscation of infringing goods and any false registration certificates, as well as the forced suspension of business, consultancy, or service activities. Notwithstanding the reduction in the maximum, the government should employ these maximum fines to full and deterrent effect forthwith.

Decree No. 85 Questions Remain: Decree No. 85 (2011) amended certain provisions of the Civil Code. While Decree No. 85 contains some helpful clarifications, it also contains provisions that are problematic in terms of Vietnam’s compliance with international norms and best practices. Most notably, Decree No. 85 makes certain changes to Article 41 of Implementing Decree No. 100 governing collective management which, if applied to foreign right holders, would be onerous and would conflict with the ability for collective management organizations to operate freely and determine on what terms their rights will be administered. It should also be clarified that the “Principles and methods of payment of royalty, remuneration and material benefits” which the Decree adds in a new Article 45a of Implementing Decree No. 100, are not compulsory.

IP Code as Amended Remains Incompatible with the BTA and Vietnam’s International Obligations: The IP Code and amendments have made a number of improvements in the overall protection of copyright in Vietnam. Yet, they leave questions with respect to Vietnam’s compliance with the BTA and other international obligations/standards. Among issues that should be resolved in the current Code are the following:

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13For example: 1) the phrase “and for commercial purposes” was removed from the Criminal Code, so the standard for criminal liability is now “on a commercial scale” and technically aligned with the TRIPS minimum standard; and 2) fines are increased to a range from US$2,350 minimum to US$23,500 maximum, and for crimes committed in “an organized manner” or for recidivism, fines are increased to a range from US$18,800 minimum to US$47,000 maximum.
14The 2008 Circular criminalized all acts of “infringement” by referring to Articles 28 and 35 of the IP Code, including all acts of infringement defined therein, as well as violations involving circumvention of TPMs, decryption of encrypted satellite signals, and other acts. Please refer to IIPA’s previous submission on Vietnam for more detailed discussion.
15See Agreement Between The United States of America and The Socialist Republic of Vietnam on Trade Relations, July 13, 2000 (BTA), chapter II, Art.14.
17For example, Article 41(4) of Decree No. 100 as amended now requires the following particulars to be reported by the collective management organization to MCST, as well as the Ministry of Home Affairs and the Ministry of Finance: “amendments or supplements to the operation charters or regulations; changes in the leadership; participation in international organizations; other external activities; rates and modes of payment of royalty, remuneration and material benefits; long-term and annual programs and plans; operations, conclusion of authorization contracts and use licensing contracts; collection, levels, modes and methods of dividing royalty, remuneration and material benefits; and other related activities.” Such onerous provisions should be stricken from the law in order to allow right holders to freely exercise their rights in Vietnam. In the absence of immediate changes, it should be clarified that these provisions do not apply to administration of foreign rights.
The IP Code does not provide a term of protection of 75 years from publication (or 100 years from fixation) for sound recordings (BTA Article 4.4).

The IP Code does not expressly afford producers of sound recordings with a WPPT-compatible right of “making available.”

An apparent inadvertent gap was created in the enactment of the IP Code, namely, the prohibition on trafficking in circumvention devices (codified in Article 28(14) as to works) was not made applicable to related rights.

Articles 7(2), 7(3), and 8 of the IP Code appear to give the State power to remove copyright protection in ways similar to provisions in China’s Copyright Law, found by a WTO panel to violate China’s WTO obligations.

Article 17(4) creates an unacceptable hierarchy of the rights of authors over related rights owners.

Certain exceptions and limitations in the IP Code may be overly broad and call into question Vietnam’s compliance with its international obligations.

Articles 202(5) and 214(3) of the IP Code permit seized infringing goods and the means of producing them to be distributed or used for “non-commercial purposes,” rather than destroyed. These provisions fall short of Vietnam’s BTA (Article 12.4) and TRIPS Agreement obligations.

In addition to addressing these issues in the IP Code, IIPA also recommends adopting a measure outlawing the use of (or the attempt to use) an audiovisual recording device in a movie theater to make or transmit an audiovisual work, in whole or part.

MARKET ACCESS BARRIERS IN VIETNAM

Vietnam generally restricts foreign companies from setting up subsidiaries to produce or distribute “cultural products.” The Vietnamese have indicated they prioritize preserving cultural diversity and strengthening Vietnam as a producer and provider, not just as a consumer, of creative products. Unfortunately, their restrictions on foreign investment in cultural production undermine this objective, impoverishing the content marketplace and discouraging investment in the creation of new Vietnamese cultural materials. The restrictions also fuel demand for pirate product, instigating a vicious circle in which less legitimate product is produced or available. To facilitate commercial development of Vietnam’s cultural sector, Vietnam should look to internationally accepted standards and practices which are premised on the understanding that constraining market access for legitimate products complicates efforts to effectively combat piracy.

Barriers Specific to the Audiovisual Sector

Laws Leave Potential Quotas In Place: The amended Cinematography Law created the potential for a film quota, with numerical benchmarks set at 20% for Vietnamese feature films shown in theaters. On November 11, 2013, the Prime Ministerial Decision of Approval of “Development Strategy for Movie Industry to 2020 and Vision to 2030” set an even more restrictive aspiration of 45% Vietnamese (40% Vietnamese major films) by 2030. While the Cinematography Law’s stated quota and Decision appear to be hortatory in nature, the Vietnamese government should confirm that it will not impose these quotas which would amount to a serious market access barrier. IIPA also

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18At the least, Article 23(4) of the Decree should be made applicable, mutatis mutandis, to Articles 29 and 30 of the IP Code (covering related rights) to ensure full implementation of the WPPT.

19Article 7(2) potentially gives the State unchecked power to decide when a right holder may exercise rights and under what circumstances. Article 7(3) permits the State to take away copyright altogether or restrict the ability of a right holder to exercise lawful rights. Article 8 establishes impermissible content-based restrictions of protection under copyright.

20Article 25(1)(g) on “[d]irectly recording and reporting performances for public information and educational purposes” and Article 25(1)(e) on “dramatic works and other forms of performing arts in cultural gatherings or in promotional campaigns” remain problematic. Article 25 further codifies a broad broadcasters’ compulsory license as to all works except cinematographic works, the breadth of which cannot be remedied by the simple addition of three-step test language. As drafted, it creates a Berne- and TRIPS-incompatible compulsory remuneration scheme. Similarly, the Article 33 compulsory license for use of audio-visual recordings for commercial “broadcasting” violates international standards at least as to the works involved and cannot be remedied by the addition of three-step test language.

notes the hortatory preference to show “valuable” foreign films. Rather than instituting unworkable quotas or developing preferences for films based on arbitrary or subjective criteria, the Vietnamese government should take steps to provide more openness and flexibility in the marketplace, thereby fostering greater development and more avenues for distribution of motion picture content, whether foreign or domestic, in Vietnam. Certain articles of the Cinematography Law also endanger the television broadcast market. For example, Article 35(2) provides that broadcast of films shall ensure “the proportion of Vietnamese films broadcast as compared with foreign films, the hours for broadcasting Vietnamese films, and the duration of and hours for broadcasting films for children in accordance with regulations of the government.” Unfortunately, Article 2.4 of Decree No. 96 implementing certain provisions of the Cinematography Law requires that the proportion of Vietnamese films broadcast on TV must be at least 40%. This quota should be lifted or eased significantly.

Regulatory Intervention in the Pay-TV Sector: A draft Decree on the Management, Provision, and Use of Broadcast Services (No. /2014/ND-CP) would, if implemented, place undue and excessive regulatory control into the hands of MIC, including allowing them to set prices for pay-TV services, extend foreign translation requirements beyond those already in place, and impose a yet further quota on foreign programming and additional fees on the pay-TV industry. Regulations for the pay-TV industry enacted in 2011 require foreign channel operators to appoint and work through a locally registered landing agent to ensure the continued provision of their services in Vietnam. Most foreign programming is required to be edited and translated by an approved licensed press agent. These measures, if fully implemented, would unduly restrict and impede the continued growth and development of the pay-TV industry in Vietnam. Further, these regulations essentially expand censorship requirements to all channels instead of “sensitive” channels as previously provided. This mandate also appears to impose new “editing” fees on international channels.

Censorship Uncertainties: All films are subject to censorship by the Department of Cinema under MCST. The results are unpredictable and arbitrary. Films that require editing are subject to a re-review, though importers are not assured of a right of appeal. Easing these restrictions, and instead introducing a classification and rating system, would spur development of the theatrical market.

Barriers Specific to the Video Game Industry

Decree No. 72 Restricts Video Game Right Holders: On September 1, 2013, Decree No. 72 72/2013/ND-CP on the Management, Provision, and Use of Internet Services and Online Information went into force. The Decree creates some room for foreign video game companies to operate in Vietnam, but still may undermine the ability of video game companies to provide various digital or online services in Vietnam. The Decree lifts the 2010 ban on issuance of new licenses for online games and the ban on advertising of online games. However, foreign companies still seem to be held at arm’s length, and there is a strong risk of discriminatory treatment against foreign companies in the provision of online games in Vietnam. Article 31(4) provides, “[f]oreign organizations and individuals that provide online game services for Vietnamese users must establish enterprises in accordance with this Decree and the laws on foreign investment.”

The Decree establishes four categories of games. In category G1 (multiplayer games in an interactive online environment) the enterprise must obtain a license and approval of the contents of the game from MIC. Other restrictions are imposed, including many involving censorship of the content of video games in order for them to be approved; content within video games that is outright prohibited (see, e.g., Article 32(3)(b) on content restrictions for multiplayer online games in category G1); restrictions on data collection; restrictions related to the age of users; license duration limits; and other restrictions. The implementation of this Decree must not create structures which unduly impede the ability of foreign right holders to avail themselves of the Vietnamese market or which discriminate against them.

22Decree No. 96/2007/ND-CP dated June 6, 2007 Detailing and Guiding the Implementation of a Number of Articles of the Cinematography Law, Article 2.4.
Barriers Specific to the Music Sector

Onerous Market Access Restrictions on the Music Sector: Onerous and discriminatory Vietnamese restrictions prevent U.S. record companies from engaging in production, publishing, distribution and marketing of sound recordings in Vietnam. The lack of a meaningful commercial presence of U.S. record companies in Vietnam, coupled with restrictions on the ability of the industries to conduct investigations in Vietnam, also inhibit anti-piracy efforts. This leaves it incumbent upon the Vietnamese Government to enforce intellectual property rights of U.S. content largely on its own, a task at which it has not succeeded thus far. In order to enable lawful trading and curb copyright piracy in Vietnam, foreign record companies should be given an unrestricted right to import legitimate music products into Vietnam, and to establish music publishing houses and websites to publish and distribute legitimate music products in Vietnam.

TRANS-PACIFIC PARTNERSHIP (TPP)

The pending negotiations for a Trans-Pacific Partnership (TPP) FTA present an opportunity to expand the benefits of existing FTAs to a broad range of markets around the Pacific Rim, including Vietnam, namely, markets representing 40% of global GDP. IIPA has long called for using TPP to bring enhanced copyright and enforcement standards, building upon those agreed to by TPP negotiating parties that are also current FTA partners, Australia, Singapore, Chile, and Peru, and found in the Korea-U.S. (KORUS) FTA, to other countries in the region. Such an outcome would contribute to U.S. job growth, increase exports, and facilitate continued economic stabilization in line with the Administration’s goals. Vietnam has taken strides in its substantive laws which will make meeting the legal and enforcement obligations of previous U.S. free trade agreement IPR chapters less challenging. At the same time, some gaps remain, and some of the more recent changes noted above may have moved Vietnam further from those standards. In addition, Vietnam has some of the most restrictive market access barriers in the world. IIPA urges USTR to seek through the TPP negotiations opportunities to address the range of market access impediments identified herein. The TPP E-Commerce chapter and market access provisions for services and investment should require Vietnam not only to eliminate discriminatory taxes and policies, but also to open Vietnam’s market to foreign competition including in the creative and cultural sectors. We remain hopeful that Vietnam’s participation in TPP negotiations will aid in eliminating discriminatory barriers, as well as bringing Vietnam’s copyright law and enforcement regime into alignment with evolving global norms.

23 The importation of cultural products like music is governed by Decree No. 103/2009/ND-CP on Promulgating the Regulation on Cultural Activities and Commercial Provision of Public Cultural Services and the Regulation on Cultural Activities and Commercial Provision of Public Cultural (promulgated together with the Government’s Decree No. 10.V200/ND-CP of November 6, 2009). Decree No. 103 provides that circulation permits for tapes and discs produced or imported by central organizations are granted by MCST, while circulation permits for tapes and discs produced or imported by local organizations and individuals are granted by provincial-level CST Departments. The Decree provides for application procedures. However, limitations on foreign companies’ setting up subsidiaries to produce or distribute “cultural products” in Vietnam also thereby limit foreign companies’ abilities to apply for circulation permits. The application must be done by a local company. Vietnam should consider encouraging foreign investment by allowing foreign investors to apply for permits.

24 TPP negotiating countries now include Australia, Brunei Darussalam, Canada, Chile, Japan, Malaysia, Mexico, New Zealand, Peru, Singapore, the United States, and Vietnam.