Collective management activities carried out by the organisation, rightholders and type of works concerned referring to the economic rights indicated in points 2. and 3.:

Economic right (2.,3.)	Type of collective management activity (4.)	Group of rightholders
2.02	4.2., 4.7., 4.8., 4.9.	Performers
2.07.	4.8., 4.9.	Performers
2.08.	4.8., 4.9.	Performers
2.18.	4.2., 4.7., 4.8., 4.9.	Performers
2.20.	4.1., 4.5., 4.6., 4.7., 4.8., 4.9.	Performers
2.21.	4.1., 4.5., 4.6., 4.7., 4.8., 4.9.	Performers
2.22.	4.1., 4.3., 4.4., 4.6., 4.7., 4.8., 4.9.	Performers
2.23.	4.1., 4.5., 4.6., 4.7., 4.8., 4.9.	Performers
2.25.	4.1., 4.3., 4.4., 4.6., 4.7., 4.8., 4.9.	Performers
2.27.	4.1., 4.4., 4.5., 4.6., 4.7., 4.8., 4.9.	Performers

Comment 1: In the case of the point 2.20. 2.21., 2.22. the rightholder may withdraw its authorisation for the use of its copyright works for the purpose of collective management as defined in Article 17 by means of a statement carried out in the form of a private deed with full probative value and addressed to the representative collective management organisation performing extended collective management. [CMO Act. Art. 18. (1)]

Comment 2: In the case of point 2.02, 2.07, 2.08, 2.18, 2.20, 2.21, 2.22, 2.23, 2.25, 2.27 the organisation performs the collective management activity as a representative collective management organisation with an extended scope according to Art 161 (1) of the CMO Act.

- Copyrights or related rights which are managed collectively by the organisation and whose collective managen is prescribed by the Copyright Act
- 2.02. Remuneration to the authors of works, the performers of performances, and the producers of films and phonograms for the private copying of their works, performances, films and phonograms that are broadcast in the programmes of radio and television organisations, included in the programmes of the entities communicating their own programmes to the public by cable, and put into circulation on audiovisual or audio carriers. [Copyright Act. article 20.]
- 2.07. Remuneration to the performers for the assignement of the rental right related to a cinematographic creation to the producer, or for authorising the producers in another manner to exercise this right [Copyright Act. art. 23. (6), Par. 73. (3)]
- 2.08. Remuneration to the performers for the assignement of the rental right related to a work included in a phonogram to the producer, or for authorising the producers in another manner to exercise this right [Copyright Act. art. 23. (6), Par. 73. (3)]
- 2.18. Exclusive right to licence the simultaneous, unaltered and unabridged retransmission to the public of his work broadcast or transmitted in the programme of a radio or television organisation or of an entity communicating its own programme by cable or by any other means to the public through an organisation other than the original one. [Copyright Act. art. 28. (2)-(5), art. 73. (3)]

- 2.21. Remuneration for the fixation of a performance made for the purposes of communication to the public [Copyright Act art. 74. (2)]
- 2.22. Right of the performer to make his performance available to the public in any manner in a way that the members of the public can choose the place and time of access individually [Copyright Act art. 74. (2)]
- 2.23. Remuneration to the performer for broadcasting or for communication to the public in any other manner of a phonogram or of its copy released for commercial purposes [Copyright Act. art 77.]
- 2.25. Right of public lending and rental of copies of a phonogram of a performance commercially released [Copyright Act art. 78.]
- 2.27. Remuneration due to the performerfor the use of its performance fixed in a phonogram following the 50th year after the phonogram was published or, failing such publication, the 50th year after it was communicated to the public [Copyright Act art. 74/A.]
- 3. Those copyrights or related rights whose collective management is carried out by the organisation based on the voluntary decision of the rightholders
- 4. Types of the right management activity
- 4.1. determining the amount of remuneration and other conditions of use;
- 4.2. participating in determining the amount of remuneration and other conditions of use;
- 4.3. licensing the use;
- 4.4. collecting royalties;
- 4.5. enforcing the right to remuneration;
- 4.6. taking action in the event of an infringement of a copyright or related right;
- 4.7. managing the data of the uses involved in collective management;
- 4.8. managing the data of the rightholders involved in collective management and the data of their works or other subject matter;
- 4.9. distributing the rights revenue;