decision • copyright law European Union

## "Seven.One Entertainment Group"

Decision of the Court of Justice of the European Union (First Chamber) 23 November 2023 – Case No. C-260/22; ECLI:EU:C:2023:900

Seven.One Entertainment Group GmbH v. Corint media GmbH

Directive 2001/29/EC, Arts. 2(e), 5(2)(b)

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**Keywords** Harmonisation  $\cdot$  Information society  $\cdot$  Broadcasting organisations  $\cdot$ Reproduction right  $\cdot$  Fixation of broadcasts  $\cdot$  Private copying exception  $\cdot$  Fair compensation  $\cdot$  Harm  $\cdot$  Equal treatment  $\cdot$  National legislation  $\cdot$  Exclusion from right to fair compensation

Article 5(2)(b) of Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on the harmonisation of certain aspects of copyright and related rights in the information society, must be interpreted as precluding national legislation which excludes broadcasting organisations, whose fixations of broadcasts are reproduced by natural persons for private use and for non-commercial ends, from the right to the fair compensation provided for in that provision, in so far as those organisations suffer potential harm which cannot be classified as 'minimal'.

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Available at http://curia.europa.eu. Official wording of the Court.