

Pursuant to paragraph one of Article 25 and Article 30 of the Act Regulating Collective Management of Copyright and Related Rights (Official Gazette of the Republic of Slovenia [Uradni list RS], Nos 63/16 and 130/22, hereinafter referred to as the "ZKUASP") and paragraph two of Article 16 of the Statute of the Association Združenje avtorjev in nosilcev malih in drugih avtorskih pravic Slovenije, k.o. (hereinafter referred to as "ZAMP"), the General Assembly of ZAMP on 4 September 2024 adopts the following

RULES ON THE USE OF UNDISTRIBUTED ROYALTY AMOUNTS OF ZAMP - ZDRUŽENJE AVTORJEV SLOVENIJE, K.O.

1. Introductory Provision

These Rules lay down the rules and conditions for determining and using undistributed royalty amounts.

2. Determination and Use of Undistributed Royalty Amounts

- 2.1. If, even after the procedure for the consideration of unallocated royalties has been carried out in accordance with the provisions of the ZKUASP and the Rules on the Distribution of Collected Royalties of ZAMP - Združenje avtorjev Slovenije, k.o., the royalties still cannot be allocated, such amounts shall, upon the expiry of three years from the financial year in which the royalties were collected, be deemed to be undistributed.
- 2.2. Undistributed royalty amounts shall be kept in a separate account by type of right and by the financial year in which they were collected.
- 2.3. After five (5) years from the financial year in which the royalties were collected, undistributed amounts may be paid into the dedicated funds, on the basis of a resolution of the General Assembly.

3. Final Provisions

- 3.1. These Rules shall enter into force on the date of their adoption by the General Assembly of ZAMP.
- 3.2. Amendments to these Rules shall be decided by the General Assembly of ZAMP.