TV Broadcasts, Satellite and Cable

This Fact File has been created by CCLI as a guide to the copyright implications of showing live TV broadcasts during church activities. If you do not find the information you need here, visit ccli.com or contact CCLI (details overleaf).

What do I need to know?

In order to show a live television broadcast during a public church activity, you will require the following:

- **TV Licence** to receive/watch the broadcast (tvlicensing.co.uk)
- **PRS for Music Church Licence** and **PPL Church Licence** available from CCLI (Except for during Acts of Worship)

Since a church is deemed a public place, PRS for Music and PPL licences are required in addition to a TV licence to cover any music in the broadcast, except when the broadcast takes place during an Act of Worship (a regular worship service).

A recent change to Section 72 of the Copyright, Designs and Patents Act 1988 means that the producers of films within live television broadcasts may require direct permission before that section of the broadcast can be shown in public. If your church has a Church Video Licence from CCLI, and the film in question is covered by this licence, the broadcast of the film can be shown in public.

Receiving TV broadcasts

The law defines a broadcast as a wireless transmission of images, sounds and other information for reception by members of the public. A broadcast may be by means of terrestrial, satellite or cable communication networks. Each of these might be provided by different companies offering different licence packages, performance fees and rights provisions.

However, irrespective of the broadcaster, a TV licence is required if you own equipment that can receive such live broadcasts and you use it to do so, even if they come via cable, satellite or the internet*. This is in addition to any other subscription service you may use.

*The rules regarding On Demand or Catch Up services may vary. We advise checking the terms and conditions of the particular service you wish to use.

Your church requires a TV licence if any congregation members or activity group on your church premises watch or record television programmes whilst they are being broadcast using a television receiver, computer, games console, mobile phone**, digital box or DVD/VHS recorder. A church will usually only require one TV licence to cover its church building. Group licences are available should you wish to use TV on multiple premises owned by the church. However, in some cases different premises will need a separate TV licence.

**Individuals who use a mobile phone for their own use are normally covered by their own home TV licence.

Showing digital TV in public

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<th>Service</th>
<th>Details</th>
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<td><strong>Freeview</strong></td>
<td>To use the Freeview service you need a TV licence, a PRS for Music licence and a PPL Church Licence.</td>
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<td><strong>Cable and satellite services</strong></td>
<td>In addition to a TV licence, PRS for Music licence and PPL Church Licence, you may be charged extra to show cable or satellite broadcasts in public. CCLI recommends that you contact your network provider for details of their fees, terms and conditions etc.</td>
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For the latest information visit [uk.ccli.com/tv](uk.ccli.com/tv)
Can we show Sky Sports for church socials/clubs?

Satellite and cable companies offer a number of viewing packages for home and public viewing. You will need to contact your service provider to enquire about the particular channels you may wish to watch in a public setting. For example, visit business.sky.com.

Recording from TV (time-shifting)

Time shifting is the term used to describe recording a TV programme whilst you are out so that you can watch it at a more convenient time without infringing any copyright in the broadcast. This is permitted solely for private and domestic use and does not extend to the public viewing of recorded TV broadcasts.

Streaming On-Demand or Catch-Up TV

On Demand or Catch Up TV services such as Netflix and BBC iPlayer are usually intended for private/domestic viewing only. Before streaming a programme from one of these services you should check their terms of use or contact the provider to obtain permission.

We only listen to the radio

Generally speaking, you do not need a TV licence to listen to the radio. However, if you listen to a radio station using digital equipment which also receives TV programmes then you do need a TV licence unless your receiver is connected only to a hi-fi system. To listen to the radio in a public place you also need a PRS for Music licence and a PPL Church Licence, both available from CCLI.

What is copyright?

Copyright is an intellectual property right given to the creators of original musical, literary and dramatic works. The Copyright, Designs and Patents Act 1988 (CDPA) is the legislation that currently operates in the UK and provides the creator with two main rights:

**Economic**

this allows the creator to charge anyone who wishes to copy, perform or record their work for any commercial or non-commercial use.

**Moral**

this allows the creator to protect their work from any change which might be considered offensive or not in keeping with their wishes.

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This Fact File is provided for information purposes only and does not constitute legal advice. If in doubt you should consult a legal expert. Whilst we aim to be as accurate as possible, CCLI can accept no responsibility for any errors or omissions in the information provided.