

Copyright Guidelines for Exhibiting Movies and other Audiovisual Works*

When you buy, rent, or borrow a DVD or videotape of a movie (or any other audiovisual work) made by someone else, you normally obtain only the copy, and not the underlying copyright rights to the movie. You certainly are free to watch the movie yourself, but, beyond that, your rights are quite limited by law. In particular, you do not have the right to show the movie to “the public”. In most cases, doing that requires a separate “public performance” license from the copyright owner.

To determine whether you need such a license, you must determine whether what you want to do would constitute a “public performance”, and, if so, whether there are any exceptions that would allow you to proceed nevertheless without a license. (Warning: Law Ahead! A flowchart summarizing the decision process in very general terms appears at the end of these guidelines; it should be used in conjunction with these guidelines.)

1. Is it a “public performance”?

The showing of a movie will be considered to be a “public performance” if either of the following is true:

- You will be showing the movie to people other than members of your family or a small group of your friends.
- You will be showing the movie in a place that is open to people other than members of your family or a small group of your friends (for example, a classroom, the auditorium, or the Tap Room), whether or not any such people attend.

(Generally speaking, then, showing a movie in your home or dorm room will not constitute a public performance, as long as you limit attendance to family and friends. Most other showings will constitute public performances.)

2. Is there an applicable exception to the license requirement?

Even if your proposed showing will constitute a “public performance”, you still will not need to obtain a license if any of the following is true:

- You will be showing the movie in the course of “face-to-face teaching activities” (that is, not through Digication or other forms of electronic transmission) that will take place in a classroom or similar place devoted

* In reading these materials, please keep in mind that they do not constitute, and should not be considered a substitute for, specific legal advice. The resolution of legal issues frequently hinges on slight changes in the facts and circumstances, and your particular situation may well be different from those described in these materials. If you have questions about your situation, please contact the [General Counsel](#).

- to instruction (that is, not in an auditorium or other public venue, unless it is being used for, and restricted to participants in, the teaching activities), and you have a legitimate copy of the movie (which, in general, does not include one that you have videotaped yourself from a broadcast).
- Your copy of the movie came with an express license authorizing the particular manner of showing. (For example, some educational movies, such as those purchased directly from [California Newsreel](#) at the “institutional” price, come with licenses to show the movies for certain noncommercial institutional purposes.)
 - The movie you wish to show is in the “public domain”. (Determining whether a particular movie is in the public domain can be quite difficult, and even movies that are quite old can still be protected by copyright. The [Public Domain Movie Database](#) publishes a list of movies it believes to be in the public domain, but it is neither complete nor authoritative.)

Note, however, that there is no general “educational”, “nonprofit”, or “free of charge” exception. Even a showing that is all three of those things will require a license if it constitutes a “public performance” and does not fall within one of the exceptions listed above. Thus, most showings outside of the class context will require licenses.

If you do need a “public performance” license, you can obtain one in either of the following ways:

- By renting the movie directly from a distributor that is authorized to grant such licenses, such as [Swank Motion Pictures, Inc.](#), rather than from a video store.
- By contacting the copyright holder (generally the studio) directly.

In most cases, you will be eligible for a “non-theatrical” public performance license, which is considerably cheaper than what a commercial cinema must pay. Still, the cost is likely to be at least several hundred dollars, especially for the most recent movies. That may seem unreasonable, but keep in mind that inability or unwillingness to pay is not a valid defense to a copyright infringement lawsuit.

If you have any questions about movie licenses or about copyright law generally, please contact the [General Counsel](#).

So you want to show a movie on campus . . .

Are you going to show the movie to anyone other than your family or a small group of your friends?		Go: Your showing is <u>not</u> a public performance, and you do <u>not</u> need a public performance license.	
Yes 	No 		
	Are you going to show the movie in a place that is <i>open</i> to anyone other than your family or a small group of your friends (e.g., a classroom, the auditorium, or the Tap Room)?		
	Yes 		No
Caution: Your showing is a “public performance”. 			
Will you be showing the movie as part of live, face-to-face teaching activities in a classroom or similar place devoted to instruction, and do you have a legitimate copy?		Go: Your showing falls within one of the applicable exceptions, and you do <u>not</u> need a separate public performance license.	
No 	Yes 		
Did the movie come with an express license specifically authorizing you to show the movie in the manner intended?			
No 	Yes 		
Is the movie in the public domain?			
No 	Yes 		
Stop: You need a public performance license.			