

CESKA TELEVIZE,

Public Company established by the Czech Television Act No. 483/1991 Coll., Kavci Hory, Na Hrebenech II 1132/4, CZ – 140 70 Praha 4, Czech Republic (VAT Registration No CZ00027383)

Neuilly-sur-Seine, August 29, 2018

- AMENDMENT N°2 to the Television Rights Agreement n° 21882 -

Dear Sirs,

Reference is made to the Television Rights Agreement n°21882 dated as of November 26th, 2015 (the "Agreement"), entered into by GAUMONT S.A. and CESKA TELEVIZE (the "Distributor"), regarding the grant of the Free television rights in and to certain motion pictures as listed in Exhibit A of the Agreement (each a "Title" and together the "Picture") for the Territory of Czech Republic.

Now therefore, by mutual agreement, the parties have agreed to extend the initial Term of the Agreement against an additional Flat Fee only with respect to the following Titles (the "Renewed Titles"):



Therefore, the Parties have agreed to amend the Agreement as follows:

1/ LICENSED RIGHTS

As of the date of this amendment, Article 1 of the Deal Terms shall be amended to include the following additional provision:

"For each Renewed Title, Distributor shall be granted



2/ TERM

As of the date of this amendment, Article 5 of the Deal Terms shall be deleted and replaced by the following:

"ARTICLE 5 - TERM

The "Initial Term" of this Agreement starts upon signature of this Agreement and expires

The "Extended Term" for certain Titles determined in Exhibit B shall expire on the Renewal License End Date defined for each Renewed Title in Exhibit B attached hereto.

Both the Initial Term and the Extended Term shall be referred to as the Term.

Distributor will not authorize any exploitation of any Licensed Right after the Term except if provided so in the Agreement except the non-exclusive Home Video Rights during Sell-Off Period."

3/ PAYMENT

As of the date of this amendment, the Article 7.A of the Deal Terms shall be amended to include the following additional provision:

In compensation for the extension of the Term and the additional runs granted for Titles

Distributor shall pay an additional Flat Fee of € 90.000 (ninety thousand Euros) for such Titles upon signature of this Amendment and upon receipt of the corresponding invoice issued by the Licensor, in any event no later than January 1st, 2019.

4/ EXHIBIT FOR THE RENEWED TITLES

As of the date of this amendment, the attached Exhibit B shall be attached to the Agreement as a new Exhibit B.

5/ It is understood that Distributor already holds the materials necessary for the exploitation of the Titles.

Should Distributor require new materials, such materials shall be paid by Distributor prior to any delivery. Transport costs to be paid by Distributor (Ex Works delivery – Incoterms).

6/ With regards to the fact that the Agreement and this amendment is subject to an obligation to make the contents of the Agreement and this amendment public based on the Act on Registration of Agreements (Act No. 340/2015 of the Czech Collection of Laws – hereinafter as the "Act on Registration of Agreements"), contracting parties upon mutual agreement highlighted in yellow information in the copy of the Agreement and this amendment that shall be redacted (blackened out) pursuant to the Act on Registration of Agreements. To avoid any doubts, it is hereby stipulated that the following parts of the Agreement shall be redacted: licensed rights, Catch-up TV Rights period, territory, language, term, payment schedule, access to dubbed version, content of Exhibit A, personal data, initials and signatures. Information not highlighted in yellow shall not be subject to the duty of confidentiality. This Amendment produces its effects upon its publication in the register of agreements.



7/ For the avoidance of any doubt, the Term and the number of the runs shall remain unchanged with respect to the any other Title under the Agreement.

Save as expressly stated in this Amendment, all of the provisions of the Agreement remain unchanged, and in full force and effect.

8/ Any terms capitalized but not defined herein shall have the meanings ascribed to them under the Agreement.

Please indicate your agreement with all of the above terms by signing and returning to us 3 (three) original copies of this Amendment. We will then return 2 (two) fully executed copies to you for your files.

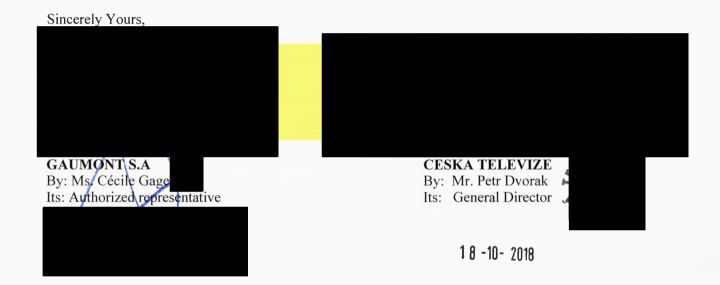




EXHIBIT B

	Renewed Titles	Director	Year	License Renewal End Date	Renewal Price
2					
3					
4					
5					
6					
8					
9					
10					
11					
12					
13					
14					
18					
19					
20					