

Agreement on Participation in International Conference “Europe without the Iron Curtain: 30 Years of Freedom”

Czech Radio

established by Act No. 484/1991 Coll., on Czech Radio
not registered in the Commercial Register
with its registered office at Vinohradská 12, 120 99 Prague 2
represented by xxxxxxxxxxxxxxxxxxxx
Id. No. 45245053, Tax Id. No. CZ45245053
Bank details: xx
Representative for factual matters: xxxxxxxxxxxxxxxxxxxx
tel.: +xxxxxxxxxxxxxxxxxxxxx
e-mail: xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx

(hereinafter the “**Czech Radio**”)
on the one part

and

The Lavin Agency Ltd.

Place of residence: 119 Spadina Ave, Suite 1200, Toronto, ON M5V 2L1, Canada
Bank details: xxxxxxxxxxxxxxxxxxxxxxxxxxxx
Account Name: The Lavin Agency Ltd.
xxxxxxxxxxxxx
xxx
xxxxxxxxxxxxx
Tax residency: Canada

On Behalf of **Yascha Mounk**

(hereinafter the “**Speaker**”)
on the other part
(hereinafter also jointly referred to as the “**Parties**”)

**On the date, month and year specified below, enter into this Agreement on Participation in
International conference Europe without the Iron Curtain: 30 Years of Freedom (hereinafter
the “**Agreement**”):**

termination cannot be delivered, the fifth day after the date of dispatch of the notice by registered mail shall be deemed the date of delivery.

3. The provisions of the second paragraph of this article concerning termination by notice shall in no way prejudice the term of validity and effectiveness of the consent granted hereunder.
4. This Agreement has been drawn up in three original counterparts, of which Czech Radio shall receive two and the counterpart one.
5. This Agreement shall be governed by the laws of the Czech Republic, especially by Act No. 89/2012 Coll., the Civil Code, as amended (hereinafter the “**Civil Code**”). Any disputes between the Parties shall be resolved by the Czech court of jurisdiction.
6. The Speaker acknowledges that the Czech Radio processes his/her personal data contained in this Agreement and/or provided by the Speaker in connection with the performance of this Agreement for the purpose of performance of the obligations hereunder. The personal data are processed on the legal ground of performance of obligations under a concluded contract. The Speaker’s personal data are processed in the Czech Radio’s information system accessible only to designated employees of the Czech Radio. The Czech Radio does not transfer the Speaker’s personal data abroad. The Speaker has the right to request from the Czech Radio information on the processing of his/her personal data. Should the Speaker discover or believe that the Czech Radio processes his/her personal data at variance with the legal regulations or this Agreement, the Speaker may request from the Czech Radio an explanation and/or rectification or supplementation of the relevant data. The Czech Radio’s addresses for communication in the matters of personal data processing are provided on the website www.rozhlas.cz. A complaint may be lodged against the Czech Radio as the personal data controller with the Office for Personal Data Protection.
7. This Agreement shall come into force on the date of its execution by both Parties.
8. The Parties hereby explicitly state that this Agreement becomes binding only upon its execution by both Parties and both Parties may negotiate on concluding the Agreement without being responsible for whether or not the Agreement is concluded. The Speaker hereby acknowledges that due to the specific organizational structure of the Czech Radio, the Parties exclude the provisions on pre-contractual liability pursuant to Sections 1728 to 1729 of the Civil Code and the Speaker may not claim damages from the Czech Radio in terms of Section 2910 of the Civil Code in case of failure to conclude the Agreement.
9. This Agreement, including its Annexes and any changes (e.g. amendments hereto) shall be published by Czech Radio in the Contracts and Agreements Register, in accordance with Act No. 340/2015 Coll., on special conditions of effect of certain contracts and agreements and their publishing, and on the register of contracts and agreements (hereinafter the “Contracts and Agreements Register Act”), as amended. The Agreement will enter into effect from his publishing in the Contracts and Agreements Register. This provision forms an independent agreement severable from the other provisions hereof.

10. In the event that the Parties send a draft version of this Agreement repeatedly to each other when negotiating on its terms and conditions, it shall hold that even a response or an adjustment of the Agreement containing an amendment or deviation that does not substantially change the terms and conditions of the offer constitutes a new offer.

In Prague, on

In _____, on _____

For the Czech Radio

For the Speaker

XXXXXXXXXXXXXXXXXXXX

Responsible person: XXXXXXXXXXXXXXXXXXXXXXX