## Amendment no. 1 to the TELEVISION LICENCE AGREEMENT between PATHE PRODUCTION S.A.S.

## and CESKA TELEVIZE

dated November 24th, 2014 (the "Agreement")

for the film

<b>BETWEEN</b>	
	PATHE DISTRIBUTION S.A.S. represented by Pathé S.A.S. Address: 2, rue Lamennais, 75008 Paris, France, Phone number: (33 1) 71 72 30 25 / Fax number: (33 1) 71 72 32 60 Contact name:
AND	Hereafter referred to as "Pathe" or the "Licensor"
(2)	CESKA TELEVIZE, Public Company established by the Czech Television Act no.483/1991 Coll. having its registered office at: Kavci hory140 70 Praha 4 Czech Republic VAT: CZ00027383 Contact name: Email: Phone Number: 420 261 137 058 / Fax Number: 420 261 137 317 represented by its General Director Mr. Petr Dvorak
	Hereafter referred to as "Distributor""
Together referred to as the "Parties".	
Reference is made to the Television Licence Agreement signed between the Parties on November 24th, 2014 (the "Agreement").	
Certain Television Rights to the Film (the "Licensed Rights") have been licensed to Distributor for a number in the country defined in the Agreement (the "Territory"), until the expiration date (the "End Date") of the Term as defined in the Agreement (the "Term"), which is set to be	
The present amendment is made to allow the Distributor to make subject to the additional sum of	
IT IS NOW AGREED THAT	
ARTICLE 1: The article 5.1 Television Rights of the Agreement is completed, in its third paragraph, by the following:	
For the title  Licensor agrees to authorize Distributor  (the "Additional Run").  For avoidance of doubt, the number of Authorized Run for other titles included in the Agreement remains the same.	
ARTICLE 2: The article 6. CONSIDERATION of the Agreement is completed by the following:	
6.2 In consideration of the    Consideration of the   Consideration of the	

All other terms and conditions of the Agreement not modified herein remain unchanged and fully applicable between the Parties.

The Agreement and this Amendment Agreement is subject to an obligation to make the contents of the Agreement and this Amendment Agreement 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") due to the execution of this Amendment Agreement, contracting parties upon mutual agreement highlighted in yellow information in the copy of the Agreement and this Amendment Agreement 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 and this Amendment Agreement shall be redacted: licenced programmes (any reference to the title of the program shall be redacted throughout the entire Agreement and this Amendment), Term, Number of Transmissions, Language, Territory, Rights Granted, Payment Schedule, personal data, initials and signatures. Information not highlighted in yellow shall not be subject to the duty of confidentiality. Only the Licensee shall be entitled to make the Agreement and this Amendment Agreement public pursuant to the Act on Registration of Agreements within the time period of 80 days commencing upon its execution. Provided that the Licensee does not make the Agreement and this Amendment Agreement public within this time period, either party shall be authorised to make the Agreement and this Amendment Agreement public pursuant to the Act on Registration of Agreements.

This Agreement may be executed in any number of counterparts and by the Parties to it on separate counterparts, each of which shall be an original, but all of which together shall constitute one and the same instrument. A counterpart signature page of this Agreement executed by a party and sent by facsimile or transmitted electronically in either Tagged Image Format Files (TIFF) or Portable Document Format (PDF) shall be treated as an original, fully binding and with full legal force and effect, and the Parties waive any rights they may have to object to such treatment. The Agreement is not effective until each party has executed at least one counterpart.

Made in three originals in the English version on January 10th, 2016. Signed for and on behalf of Pathe By M. Marc Lacan Managing Director In presence of: Ms. Muriel Sauzay Deputy Managing Director International and Catalogue Sales Pathe Distribution S.A.S. 21.1.317 Signed for and on behalf of Ceska Televize By M. Petr Dvorak Managing Director Ceská televize Kavčí hory Na Hřebenech II 1132/4 140 70 Praha 4 IČO: 00027383 DIČ: CZ00027383