

SALES FORCE ID: 0063X00001ULVFDQAH

**SECOND AMENDMENT TO LICENSE AGREEMENT FOR**

<b>Licensor:</b>	Red Arrow Studios International GmbH Medienallee 7 85774 Unterföhring Germany
<b>Licensee:</b>	CESKA TELEVIZE Public Company established by the Czech Television Act No483/1991 Coll Kavci hory - 14070 Praha 4, Czech Republic VAT No.: CZ 00027383
<b>License Agreement:</b>	License Agreement for [REDACTED] dated December 02, 2019 as amended by the First Amendment dated December 21, 2020

Licensor and Licensee are parties of this certain License Agreement (in the form as amended from time to time, if applicable). Capitalized terms used but not defined in this Amendment have the meanings ascribed to them in the License Agreement.

The parties agree that the terms of the License Agreement shall be amended as follows:	
	<p>I. Licensee shall additionally be granted the Videogram Right. The Parties therefore agree to add the following clause 1.3.5 to the License Agreement:</p> <p><b>1.3.5 The Videogram Right</b></p> <p>i.e., the right to exploit the Program in the Licensed Language in the Sell-Through and /or Rental Home Video Market. The exploitation is limited to the following videogram devices:</p> <ul style="list-style-type: none"> <li>- DVDs including HD DVD</li> <li>- BluRay</li> </ul> <p>(hereinafter collectively referred as to the "Videograms").</p> <p>"Exploit" shall mean the right to manufacture, duplicate, distribute, market, sell, and/or rent the Videograms of the Program for the Home Video Market (Sell-Through and/or Rental Home Video Market).</p> <p>"Sell-Through Home Video Market" shall mean the sale to the ultimate consumers of the Videograms strictly for the non-public and non-commercial viewing of the Program in private homes.</p> <p>"Rental Home Video Market" shall mean the rental to ultimate consumers of the Videograms strictly for the non-public and non-commercial viewing of the Program in private homes.</p> <p>II. Licensor shall be entitled to receive [REDACTED]</p>

Initials Licensee

All other terms and conditions of the License Agreement shall remain unchanged and shall continue to operate in full force and effect and apply to this Amendment.

**DATE:** 21.02.2024  
Red Arrow Studios International GmbH

**DATE:** 19-02-2024  
stamp, signature of Licensee

DocuSigned by:  
[Redacted]  
[Redacted]  
Managing Director

[Redacted]

Name: Jan Souček  
Position: General Director

DocuSigned by:  
[Redacted]  
[Redacted]  
Managing Director

[Redacted]



Initials Licensee.

[Redacted]