

**AMENDMENT NO. 2 TO THE LICENSE AGREEMENT
FOR TELEVISION BROADCAST RIGHTS
BETWEEN CESKA TELEVIZE AND FRANCE TELEVISIONS DISTRIBUTION
EXECUTED ON NOVEMBER 22ND 2010**

By means of this amendment executed on July 25th, 2017 by and between

FRANCE TELEVISIONS DISTRIBUTION, located Bâtiment EOS, 37/45 Quai du Président Roosevelt - 92130 Issy les Moulineaux, France, VAT # FR59379518368, hereinafter referred to as "FTD" , FR59379518368, represented by its CEO, Julien Verlay on one part, and

CESKA TELEVIZE, Public Company established by the Czech Television Act no. 483/1991 Coll., located at Kavci hory, Na Hrebenech II 1132/4, 140 70 Praha 4, Czech Republic, VAT No CZ00027383, represented by Mr. [REDACTED], Head of Program Acquisitions (herein referred to as "Licensee") on the other part.

collectively called parties, decide to amend the License agreement for television broadcast rights executed on November 22nd, 2010. By TV broadcast rights agreement dated November 22nd, 2010, FTD granted to licensee the following rights:

TITLE:

RIGHTS GRANTED:

LICENSE FEE:

LICENSE PERIOD:

CHANNEL BROADCASTER: **CESKA TELEVIZE**

Today, both parties agree to extend the license period for the [REDACTED] according to the following terms:

RIGHTS GRANTED:

ADDITIONAL LICENSE FEE: **900 € (Nine Hundred Euros) in total**

EXTENSION LICENSE PERIOD:

ADDITIONAL NUMBER OF RUNS:

REGISTER OF AGREEMENTS:

With regards to the fact that the Agreement, its Amendment number 1 and this Amendment number 2 is subject to an obligation to make the contents of the Agreement, its Amendment number 1 and this Amendment number 2 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 number 2, contracting parties upon mutual

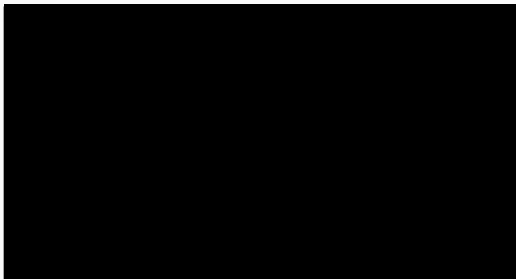
agreement highlighted in yellow information in the copy of the Agreement, its Amendment number 1 and this Amendment number 2 that shall be redacted (blackened out) pursuant to the Act on Registration of Agreements. To avoid any doubts, it is hereby stipulated that the following parts of the Agreement, its Amendment number 1 and this Amendment number 2 shall be redacted: titles, scope of granted rights, license period, number of runs, language of broadcast, license fee per title (provided the total amount of the license fee must be made public), 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, its Amendment number 1 and this Amendment number 2 public pursuant to the Act on Registration of Agreements within the time period of 30 days commencing upon its execution. Provided that the Licensee does not make the Agreement, its Amendment number 1 and this Amendment number 2 public within this time period, either party shall be authorized to make the Agreement, its Amendment number 1 and this Amendment number 2 public pursuant to the Act on Registration of Agreements.

Licensee acknowledges to be already in possession of the broadcasting materials.

This amendment produces its effects upon its publication in the register of agreements. The dispositions of the agreement dated on November 22nd 2010 that have not been modified by this amendment stay unchanged.

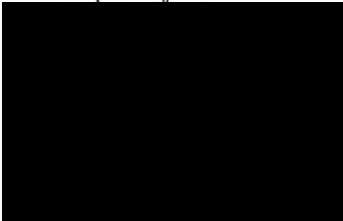
FOR FTD

FOR LICENSEE



By: Julien Verlay
Title: CEO

By: Mr. [Redacted]
Title: Head of Programs Acquisition



-7-08-2011

