

# Principles for Conducting Sales on TV Channels of Polsat Media

Polsat Media Spółka z ograniczoną odpowiedzialnością, hereinafter: POLSAT MEDIA, with its seat in Warsaw, ul. Ostrobramska 77, operates as an advertising department for Telewizja Polsat Sp. z o.o. and other entities. Polsat Media conducts operations comprising broadcast of Ads on the following TV channels (hereinafter called: TV Channels).

#### TV Channel

i v Chamici		
Polsat	4FUN.TV	Polsat Viasat History
Polsat 2	4FUN KIDS	Epic Drama
Polsat Cafe	4FUN Dance	BBC Brit
Polsat Play	Puls	BBC Earth
Polsat News	Puls2	BBC Lifestyle
Polsat Film	Zoom TV	BBC First
Polsat Sport	Stopklatka	BBC Cbeebies
Polsat Sport Extra	SPI Kino Polska	NBCU 13 Ulica
Polsat News 2	SPI Kino Polska Muzyka	NBCU SciFi Univeral
Polsat Sport News	SPI Kino TV	Polsat JimJam
Polsat Seriale	SPI Gametoon	AMC
Disco Polo Music	DIZI	CBS Europa
Polsat Music	Canal+Sport	CBS Reality
Czwórka	Canal+Sport2	Soudance TV
Szóstka	Canal+Sport3	Extreme Sports
Super Polsat	Canal+Sport5	AXN
Polsat Doku	Ale Kino+	AXN Black
Polsat Games	Canal+Domo	AXN White
Polsat Rodzina	Canal+Kuchnia	AXN Spin
Polsat News Polityka	Planete+	WP
Wydarzenia 24	MiniMini+	TELE5
Eleven Sports 1	teleTOON+	POLONIA1
Eleven Sports 2	Canal+Family	Novela TV
Eska TV	Novelas+	Water Planet
Eska TV Extra	Canal+Premium	TV Republika
Eska Rock TV	History	Stars.tv
Polo TV	CI Polsat	Golf Channel
Vox Music TV	History 2	DaVinci
Nova TV	Polsat Viasat Nature	WPOLSCE.PL
Fokus TV	Polsat Viasat Explore	

Changes to the list of TV Channels are announced by Polsat Media and shall not constitute an amendment to the Principles. The TV Channels are distributed, through wireless (terrestrial, satellite) and wired platforms, via a digital platform, cable network and online platform (the Internet) in the territory of countries where TV programs are received by recipients. Sale of Ads is conducted using two sales methods: pricelist and package based, which are discussed further in the Principles. The definitions of the terms used in the Principles have been provided in section X of the Principles.

#### I – General terms and conditions of cooperation with the Advertiser

1. The Ad/Sponsorship Billboards broadcasting service shall be performed based on Orders signed



- by the Advertiser and Polsat Media. If the Agency acts on behalf of the Client, the Client together with the Agency shall bear joint responsibility for liabilities arising from the Order.
- 2. Polsat Media commences the sale of Ad broadcasting services for a given calendar month on the first working day after making available to the Advertisers the Pricelist for a given month. Sales based on the Pricelist are conducted first, and are followed by package sales. At the time of providing the Pricelist for a given month, Polsat Media informs the Advertisers about the dates of commencing sales for both methods.
- **3.** Polsat Media prepares Orders based on order forms received from the Advertiser. On receiving an order form, Polsat Media makes a reservation for the advertising/sponsor air- time in the scope described in the order form and confirms the reservation by sending the Order to the Advertiser for approval.
- 4. The Advertiser approves the Order by having authorized persons sign the Order and delivering the signed Order to Polsat Media together with the documents and statements listed in the Principles within 3 working days from the date of Polsat Media sending the Order to the Advertiser, not later however than by the fifth working day before the first broadcasting of the Ad/Sponsorship Billboard covered by the Order. An Order is also considered to have been delivered when it has been sent to Polsat Media within the aforementioned deadline by fax or e-mail. The Order is concluded after it has been signed by Polsat Media.
- **5.** Polsat Media charges an operating fee of PLN 100 (plus VAT due) for each Order for the broadcast of the commercial communications submitted by the Advertiser in Polsat Media. This fee will be included in the total net value from a given Order.
- 6. Polsat Media provides Adsign platform available at https://adsign.polsatmedia.pl, which is used to submit, handle and modify Orders for advertising services of Polsat Media. Orders on the Adsign platform should be submitted in PDF format. Access to the Adsign platform allows for placing an electronic signature on the Order, sending invoices in PDF format and managing user rights. Access to the platform depends on the activation of the user's account and acceptance of the platform's regulations, which are available on platform's website.
- **7.** Any changes introduced by the Advertiser to the signed Order shall be regulated by the provisions of the Principles in the part related to resignation from theservices.
- **8.** If, in connection with settling the Order, it is necessary to issue a correcting invoice the need and the amount shall each time be confirmed by the Advertiser within 3 working days from the date of Polsat Media presenting the settlement details, not later however than by the end of the calendar month in which the settlement details were provided.
- 9. If Advertiser having outstanding liabilities to Polsat Media performs a transfer and in the term of 3 working days from the date of crediting of Polsat Media's bank account does not indicate which claim this transfer satisfies then Polsat Media will settle this payment on the account of the debt which is the most outstanding.
- **10.** The broadcaster has the right to refuse to broadcast an ad, the content or form of which is inconsistent with the programming line or may damage the Broadcaster's reputation.
- **11.** Any disputes arising from the Order or the Long-term Contract shall be settled by the common court competent for the seat of Polsat Media.

#### II - Valuation of the Order

1. Orders for the broadcasting of Ads/Sponsorship Billboards are prepared by Polsat Media on separate forms for each type of sale. Specimens of the forms of the Order are provided in Appendix No. 3 (a-c) to the Principles. The calculation of the net value of the Order is performed



by Polsat Media in accordance with the provisions of the Principles for each type of sales.

2. If as a part of the Order are broadcasted: Ad, Sponsorship Billboard or Product Placement for an alcoholic drink, the value of the Order is additionally increased by 11.11%, due to the obligation to make a payment for providing services involving the Advertising of alcoholic drinks. Polsat Media hereby declares that in the event of a liability arising to accrue other fees, apart from the liability referred to in this clause calculated in connection with the broadcasting of Ads, Sponsorship Billboard or Product Placement, the value of the Order shall also be increased by the amount of those liabilities.

#### **Pricelist based sales**

- 3. Pricelist based sales involve the valuation of Ad broadcasting services based on the ad broadcasting prices published in the Pricelist. Within Pricelist based sales the Advertiser chooses broadcasting time for Ads by sending an order form to Polsat Media comprising a list of the broadcasts he wishes to reserve. Based on the order form, Polsat Media prepares a so-called Pricelist Order.
- 4. The fee for the broadcasting of Ads as part of the Pricelist Order is calculated based on the prices published in the Pricelist valid for a given broadcasting period.
- **5.** Polsat Media may grant the following discounts to Advertisers:
  - **a.** Client's discount a discount granted to the Client based on a long-term contract concluded between the Client and Polsat Media;
  - **b.** agency discount a discount granted to the Agency in connection with its representing the Client; the discount can be up to 15%,
  - **c.** other discounts discounts granted by Polsat Media in individual cases (e.g. a seasonal discount).
- **6.** The valuation of a Pricelist Order is performed as follows:

The price published in the Pricelist valid for a given broadcasting period is multiplied by the Ad length conversion factor and then increased by any additional fees arising from the Principles. The additional fees are accrued in the following order: the fee arising from the Ad's content is accrued first and the fee for broadcasting the Ad in a selected position in a commercial break is accrued next; moreover, the fee for broadcasting the Ad in a selected position in a commercial break is accrued on the amount obtained after accruing the fee related to the Ad's content. The amount thus calculated is reduced by the discounts that are due to the Advertiser. Every subsequent discount is calculated on the amount that remains after deducting the previous discount, the agency discount being calculated last and the Client's discount calculated as the penultimate one. Afterwards, the technical fee referred to in the point IV.10 of the Principles is charged. The amount obtained after deducting the discounts and adding the technical fee constitutes the net value of the Pricelist Order. The net value of the Order is increased by amounts due to the State budget referred to in point II.2 of the Principles and then by VAT.

#### Package based sales

- 7. Package based sales shall mean the valuation of Ad broadcasting services based on the achieved audience level. The Advertiser sends an order form to Polsat Media which specifies the subject of the Ad, the broadcasting period, the level of the ordered GRP for each Ad length and the distribution between prime time and the rest of the day if applicable. On accepting the reservation Polsat Media issues a so-called Package Order. As part of the Package Order Polsat Media selects the commercial breaks in which the Ads will be broadcast.
- **8.** The broadcasting period within a Package Order should cover a period of at least 7 days of actually broadcasting the Ads, and the ordered GRP should at least have the level specified below for a given TV Channel, unless another minimum GRP level has been specified in the



Pricelist for a given broadcasting period.

#### The minimum GRP level in a package order:

TV Channel GRP level	
Polsat	50
Polsat Sport	1
Czwórka	2
Other	individually determined level

- **9.** The CPP level for a given Order is specified in the long-term Contract concluded by and between Polsat Media and the Advertiser. Discounts, in particular agency discounts, are not applied in the package based sales.
- **10.** The valuation of a Package Order is performed as follows:

  The CPP for a given month for a given time of the day is multiplied by the Ad length conversion

factor and then increased by the additional fees arising from the Principles. The additional fees are accrued in the following order: the fee arising from the Ad's content is accrued first and the fee for broadcasting the Ad in a selected position within a commercial break is accrued next; moreover, the fee for broadcasting the Ad in a selected position within a commercial break is accrued on the amount obtained after accruing the fee related to the Ad's content. The amount thus calculated is multiplied by the GRP ordered for a given broadcasting period for a given Target Group as well as the day-part, and then increased by the technical fee referred to in the point IV.10 of the Principles, which altogether constitutes the net value of the Package Order. The net value of the Order is increased by amounts due to the State budget referred to in point II.2 of the Principles and then by VAT.

- 11. After broadcasting the Ads from the Package Order, Polsat Media settles the amounts due for broadcasting the Ads: Polsat Media recalculates the net value of the Package Order adopting (in place of the ordered GRP level) the GRP achieved by broadcasting the Ads from the Order.
  - **a.** If the net value thus specified is lower than the net value calculated for the ordered GRP level and the difference exceeds the level specified in the table below, the amount due for such Package Order is calculated based on the GRP achieved by broadcasting the Ads.
  - **b.** If the net value thus specified is lower than the net value calculated for the ordered GRP level and the difference does not exceed the level specified in the table below, the Package Order is considered to have been executed in line with the order form, and the amount due for the Package Order is calculated based on the ordered GRP.
  - **c.** If the net value thus specified is higher than the net value calculated for the ordered GRP level, the amount due for the Package Order is calculated based on the ordered GRP.

#### difference in the net value of the package Order; ordered vs. settled:

broadcasting period provided in the Order*	difference in value**
up to 7 days	12,25%
8 to 14 days	10,50%
more than 14 days	8,75%

<sup>\*</sup> calculated as the number of days in which the Ads were broadcast if the Advertiser limited the number of Ad broadcasting days in the order form

**12.** Polsat Media performs the settlement of the Package Order based on the telemetric data provided by an independent research institute specified by Polsat Media.

### **Special Program Band**

<sup>\*\*</sup> in case of package Order exclusively on Television Programme amount due for ad broadcast is calculated based on GRP achieved by this broadcast



13. In case of simultaneous broadcasting the programme on the Polsat TV Channel and on one, or more TV Channels offered by Polsat Media, Polsat Media may create a Special Program Band. In this case, the amount due for the broadcast of Ads in Special Program Band will be calculated on the basis of the provisions of point 7-12 above based on the total number of GRPs obtained as a result of the Ads broadcast on all TV Channels contained in Special Programme Band and CPP relevant to the Polsat TV Channel.

#### **Multi-channel orders**

- 14. The Advertiser may acquire Ad/Sponsorship Billboards broadcasting services in the so-called Multi-channel Orders comprising two or more of the Orders in given TV Channels (and accordingly: Internet Products, or Polsat Media AdScreen carriers). Polsat Media establishes a list and percentage share of respective TV Channels in the group which is covered by certain type of Multi-channel Order, creating, for example: men's package, women's package, general package. Change in the group covered by certain type of Multi-channel Order does not constitute a change of Principles. In the case of a Multi-channel Order, Polsat Media issues one Order for a given period relating to all TV Channels (and accordingly: Internet Products, or Polsat Media AdScreen carriers) covered by the group, and the settlement of the amounts due arising from the Order is performed jointly for all the TV Channels (and accordingly: Internet Products or Polsat Media AdScreen carriers) on which the Ads from the Order were broadcast based on the provisions of the Principles relating to Pricelist and Package Orders respectively. The Multi-channel Orders may comprise both Pricelist and Package Orders.
- **15.** The Client's discount or CPP level for a given Multi-channel Order (for the entire group of TV Channels (and accordingly: Internet Products or Polsat Media AdScreen carriers)) are specified in the long-term Contract concluded between Polsat Media and the Advertiser.
- 16. The remaining provisions of the Principles relating separately to the Pricelist and Package Orders shall be applied accordingly to Multi-channel Orders. For the Orders comprising Internet Products or Polsat Media AdScreen carriers), the Principles for Conducting Sales on Polsat Media Internet Products or the Principles for Conducting Sales on Polsat Media AdScreen carriers) shall be applied.

#### Ad length conversion factors

17. If an Ad is shorter or longer than 30 seconds, the price of broadcasting a given Ad / CPP is multiplied by the Ad length conversion factor given in the table below.

Ad length conversion factors:	
duration of Ad (in seconds)	conversion factor
5	40%
from 6 to 10	55%
from 11 to 15	70%
from 16 to 20	90%
from 21 to 30	100%
from 31 to 35	120%
from 36 to 40	140%
from 41 to 45	150%
from 46 to 60	200%

In the case of Ads that are longer than 60 seconds, the Ad length conversion factor is determined individually.

**18.** If two or more Ads are combined into one broadcasting material then the price of broadcasting each Ad / CPP shall be calculated separately in accordance with the Ad length conversion factors.



#### **Additional fees**

19. If the Ad contains elements promoting more than one product/service of the Client, another entity or products/services of an entity other than the Client, the amount due for broadcasting of the Ad shall be increased by the fee specified in the table below.

additional elements in the Ad	additional fee
logo of a media patron or sponsor	5%
prize in a competition (without providing the features of the prize)	5%
the second and each following product/service of the Client	5% each
one product/service of another Client	20%
the second and each following product/service of another Client	10% each
other cases	25%

**20.** The Advertiser may obtain an additional service to broadcast the Ad in a selected position or in a specified layout in a commercial break. In such event, the amount due for broadcasting the Ad shall be increased by the fee specified in the table below.

position/layout of the Ad in the commercial break	additional fee
first	25%
last	25%
first and last*	20%
first, second, penultimate and last*	15%
second and penultimate*	10%
double spot**	10%
Ad environment***	30%

<sup>\*</sup> a group of selected positions; the service is available for commercial breaks containing two/four or more Ads; the Ads are broadcast on all of the positions listed in group above, so that the prices of the Ad broadcasts (and in the case of a package Order - the GRP levels achieved through broadcasting the Ads) in each position should approximately correspond to each other.

#### **Sponsorship**

- 21. As part of sponsorship, Polsat Media prepares sponsorship packages which cover broadcasting of Sponsorship Billboards for a given Client before and after selected TV programmes and at the moment of resuming a given programme after a break for Ads or telesales. A sponsorship package may be additionally increased for the broadcasting of Sponsorship Billboards when announcing the sponsored programme; the number of broadcasts of such Sponsorship Billboards is determined individually with the Advertiser (with the Client or the Agency).
- 22. The sponsorship package may relate to one or several TV programmes. When deciding to buy a sponsorship package relating to a given TV programme, the Client becomes its Sponsor. One Sponsorship Billboard may be broadcast for not longer than 8 seconds in the case of one Sponsor, 16 seconds in the case of two Sponsors and 24 seconds in the remaining cases. The Sponsorship Billboard may contain only the name, business name, trademark or another sign identifying the Sponsor or his operations, reference to his products, services or their trademarks.

<sup>\*\*</sup> in reference to two or more Ads in one commercial break: selection of their position by the Advertiser (including determining the number of other Ads between them) or determining the their broadcast sequence. The fee is charged from the net value of the Ads included in this service.

<sup>\*\*\*</sup> positioning of the Ad of the one Advertiser in a way that it will not be placed in direct proximity with the other Ad from the given product category.



- 23. The net value of the sponsorship package depends, among other things, on the time of broadcasting the Sponsorship Billboards, their number and the validity period of the sponsorship package. Estimated net value of the sponsorship package is increased by the technical fee referred to in the point IV.10 of the Principles, public receivables which are described in the point II.2 of the Principles and after that, increased by output VAT. Polsat Media reserves the sponsorship package for the Sponsor by issuing a so-called Sponsor Order.
- 24. Signing the Order is equivalent to the Advertiser declaring that the Sponsorship Billboard provided for broadcasting on the TV Channel to which the Order relates, do not contain audio or visual elements of an advertising message from the entity being the Sponsor with which the Sponsor is associated, and which could make it difficult to distinguish between a Sponsorship Billboard and an Ad.
- 25. In the event of any third party, public administration body or other state institution acting against Polsat Media or the Broadcaster in connection with violating the law as a result of broadcasting the Sponsorship Billboard, the Advertiser shall compensate for any documented losses incurred by those entities, including costs of legal representation, should the information provided in the declaration referred to in point 23 above prove untrue, as confirmed by a competent public authority.

#### **Product placement**

- **26.** As part of product placement, Polsat Media prepares product placement packages for a given Client which cover product placement service in selected TV programmes. The product placement package may relate to one or several TV programmes.
- 27. The net value of the product placement package depends, among other things, on the time of broadcasting the TV programme, the number of broadcasts and the validity period of the product placement package. Estimated net value of the product placement package is increased by public receivables which are described in the point II.2 of the Principles and after that, increased by output VAT. Polsat Media reserves the product placement package for the Client by issuing an Order.
- **28.** In matters not regulated in points 20-26 above, the provisions of the Principles relating to Ads shall apply accordingly.

#### III – Long-term contracts

- 1. The cooperation between the Client and Polsat Media may be regulated by a Long-term Contract which specifies the obligations of the parties and the additional terms of cooperation, not covered by the Principles.
- 2. The obligations of the Client as part of the Long-term Contract comprise the commitment to purchase the service of broadcasting Ads or Sponsorship Billboards on a given TV Channel and the specification of the level of the Client's financial commitment during the Long-term Contract's validity period.
- **3.** The obligations of Polsat Media as part of the Long-term Contract may include the following elements:
  - **a.** reservation of the advertising or sponsor time in the period of validity of the long-term Contract;
  - **b.** setting the Client's discount for the period of the long-term Contract;
  - **c.** setting the CPP levels for the purpose of packages sales for each month of the Long-term Contract's validity at defined times of the day;
  - **d.** setting the agency discount in the case of executing the Long-term Contract through an Agency.



- **4.** The CPP levels specified in the Long-term contract shall be valid on condition that in the period of the Contract's validity there is no:
  - a. significant change in the supply of advertising time for broadcasting Ads on television channels resulting from the legal regulations amending the ability to broadcast ads on TV channels

or

**b.** change in the research institute providing telemetric data based on which Polsat Media establishes the GRP achieved through the broadcasting of Ads.

In the event of such change, the Client and Polsat Media shall establish (within 14 days) not

In the event of such change, the Client and Polsat Media shall establish (within 14 days) new CPP levels for the period, beginning from the time of the change.

- 5. If the Client does not perform the financial commitments specified in the Long-term Contract, Polsat Media shall calculate the difference between the level of the commitment and the total net value of the Ad/Sponsorship Billboard broadcasting service provided to Polsat Media for broadcasting the Ads/Sponsorship Billboards of the Client during the validity of the Long-term Contract. The Client shall be obliged to pay Polsat Media half the amount thus calculated by reducing the Client's discount and increasing the CPP level in connection with the failure to meet the Client's commitment. Payment shall be made within 3 weeks from presenting the Client with the relevant settlement details by the Polsat Media.
- 6. Any commercial terms and conditions covered by Order or Long-term Contract are confidential to the third parties and may not be disclosed without prior written consent of the Polsat Media except where such disclosure is required by generally applicable provision of law, in particular on the order from authorized public administration body. Advertiser agrees to disclose commercial terms and conditions to the Broadcaster. For the avoidance of doubt Advertiser acknowledges that he is not entitled to disclose commercial terms and conditions to any entities conducting activities in the scope of researching the mediagenic or/and marketing efficacy of advertising campaigns of the Advertiser.

#### **IV**– Broadcasting materials

- 1. The Ads/Sponsorship Billboards which are to be broadcast shall be delivered to Polsat Media digitally in the form of files delivered through the Polsat Media Adtoox platform, compliant with the technical specification available at: <a href="https://adflow.polsatmedia.pl">https://adflow.polsatmedia.pl</a>. Broadcast materials uploaded to the Polsat Media Adflow platform are stored for a period of 3 (three) months from the date of their last broadcast. After this deadline, Polsat Media has the right to remove such broadcast material without informing the Advertiser.
- 2. Polsat Media reserves the right to broadcast the material with a loudness level corresponding to other broadcasted materials (directly preceding and following the broadcasted one).
- 3. All materials delivered to Polsat Media should fulfill technical recommendations described in EBU R128 recommendation (audio loudness should be normalized at -23LUFS +/-1LU). In addition to that, loudness of last 20sec. of material should not significantly differ from general loudness level of the whole material, with particular reference to undesirable loudness decreasing.
- 4. Together with the broadcast material, the Advertiser shall be obliged to deliver the copyrights certificate in accordance with the specimen provided in Appendix No. 4 to the Principles. The Order may be executed conditionally without the delivered copyrights certificate; in such situation Polsat Media reserves the right to stop the broadcasting of Ads/Sponsorship Billboards at any time without incurring any financial consequences on this account.
- 5. The Advertiser shall be obliged to hold the certificates of admitting the advertised products to trading in Poland and deliver them to Polsat Media on every Polsat Media's demand. If the Ad relates to a competition, promotion, lottery, etc. the Advertiser shall be obliged to hold all the permits obtained from the state bodies for conducting the above-mentioned activities and



present them when so demanded by Polsat Media.

- **6.** Subject to point 7, the Ads/Sponsorship Billboards should be delivered to Polsat Media not later than by 10 a.m. on the fifth working day before the date of broadcasting the Ad/Sponsorship Billboard. By the same deadline, the Advertiser shall be obliged to specify the version of the material which is to be broadcast, if Polsat Media previously received broadcasting materials from the Advertiser.
- 7. Subject to point 7, delivering the broadcast materials or specifying the version of the Ad/Sponsorship Billboard later than by the deadline specified in point 5 above, not later however than by 10 a.m. on the second working day before the date of broadcasting the Ad/Sponsorship Billboard is possible solely after obtaining previous approval from Polsat Media. In this case, the Advertiser shall be obliged to pay the express fee in the amount specified in the table below.

TV Channel Polsat	
PLN 200 (plus VAT)	for each broadcast
Other TV Channels	
PLN 750 (plus VAT)	up to 10 broadcasts
PLN 1500 (plus VAT)	up to 20 broadcasts
PLN 3750 (plus VAT)	up to 50 broadcasts
PLN 7500 (plus VAT)	50 and more broadcasts

- **8.** In the cases described in the document "Non-standard terms of delivery of broadcast materials" available at web-page <a href="www.polsatmedia.pl">www.polsatmedia.pl</a>, Advertiser is obliged to deliver broadcast materials or indicate specified versions of Ad/Sponsorship Billboard in the terms indicated in the document. Provision about express fee from point 6 above, apply mutatis mutandi.
- 9. If the Ad/Sponsorship Billboard are not approved for factual reasons (non-compliance with the legal regulations or for other justified reasons), for technical reasons or if other requirements specified in the Principles have not been met, in particular those in point IV.1, the Ad/Sponsorship Billboard shall be treated as not delivered. In such case, point VII.1 of the Principles shall apply. Additionally, Polsat Media reserves the right to suspend execution of the Orders for broadcasting such an Ad/Sponsorship Billboard. Polsat Media shall have the right to cease broadcasting an Ad/Sponsorship Billboard in respect of which the Advertising Council Association so demands in writing based on an opinion issued by the Advertising Ethics Commission operating as part of the Advertising Council Association.
- **10.** Broadcast materials are stored for 3 months from the date of its last broadcast. After this term Polsat Media is entitle to erase this material without the necessity to inform the Advertiser about this fact.
- **11.** Each broadcast of the Ad/Sponsorship Billboard will be charged by Polsat Media with a technical fee of 3,50 PLN (plus VAT due). This fee shall be included in the total net value of the Ad/Sponsorship Billboards broadcasting service arising from the given Order.
- **12.** Polsat Media has reserves the rights to broadcast Ads and Sponsorship Billboard in the resolution provided to the technical specifications of the Broadcaster.

#### V - Copyrights

1. Signing the Order shall be equivalent to the Advertiser declaring that he holds the copyrights and related rights to the Ad/Sponsorship Billboard within the scope necessary for broadcasting



- and re-broadcasting on the TV Channel, and for distributing on the TV Channel via the Internet. Moreover, signing the Order shall mean that the Ad/Sponsorship Billboard delivered for distribution complies with the law and does not infringe the rights of any third parties.
- 2. Signing the Order shall be equivalent to the Advertiser declaring that he holds the copyrights and related rights to the Ad/Sponsorship Billboard within the scope necessary to make available to the public in such a way that anyone can access it at a place and time of their own choosing both in open and closed circulation, including the right to make it available for a fee or free of charge (including as part of TV Everywhere), after it has been entered into the memory of computers and servers of computer networks, telecommunication networks, multimedia networks and accessible through any websites or portals, services, applications or players and on social networks such as Facebook, Instagram, YouTube.
- 3. Signing the Order shall be equivalent to making a declaration that the copyrights' certificate attached to the delivered Ad/Sponsorship Billboard lists all the persons who (with reference to the works indicated) have the rights to fees arising from the provisions of the Act on copyrights and related rights, payable via the collective management organization, also including rights to fees pursuant to Art. 70 and Art. 18 of the Act. The Advertiser declares that apart from the persons listed in the certificate, the Ad/Sponsorship Billboard, the works contained therein or their use do not give rise to the rights of any other persons to fees arising from the provisions of the Act on copyrights and related rights, payable via the collective management organization, also including rights to fees pursuant to Art. 70 and Art. 18 of the Act.
- 4. In the event of delivering the Ad/Sponsorship Billboard for broadcasting without the properly filled in copyrights certificate, signing the Order shall be equivalent to making a declaration that the delivered Ad/Sponsorship Billboard (and the works contained therein) and their use do not give rise to rights of any other persons to fees arising from the provisions of the Act on copyrights and related rights, payable via the collective management organization, also including rights to fees pursuant to Art. 70 and Art. 18 of the Act.
- 5. In the event of infringing the right or rights of third parties, referred to in points 1-3 above, and in particular: personal rights, copyrights or related rights, rights to trademarks, the Advertiser shall be obliged to cover the full amount of the losses related to such infringement incurred by Polsat Media or third parties, in particular the Broadcasters, including the legal representation costs.
- **6.** The Advertiser agrees to reimburse the royalties, compensations and penalties which the Broadcaster of the TV Channel or Polsat Media would have to pay on this account and to reimburse all the costs related to the infringement, including the legal representation costs.

# Va – Advertising of food or drinks containing ingredients whose presence in excessive amounts in the daily diet is not recommended

- Children's programs may not be accompanied by Advertisements or Sponsorship Billboards for food or beverages containing ingredients whose presence in excessive amounts in the daily diet is not recommended.
- 2. Advertiser whose broadcasts of the Ads / Sponsorship Billboards are planned for children's programs is obliged to provide to POLAST MEDIA a statement according to the template attached as Appendix 5 to the nutritional criteria set out in the "Food Counseling Criteria for food advertising for children aged under 12 years of age in Poland "(hereinafter:" Food Criteria "), by the products being the object of the Advertising / Sponsorship Billboard within 4 working days prior to their planned issue. If the Advertiser fails to provide a statement on time or provide an incorrect statement, Polsat Media will broadcast Ads / Sponsorship Billboards for programs other than children's programs without incurring any financial consequences.



3. The current text of the Nutrition Criteria can be found on the website of the Union of Associations Advertising Council which is an attachment No. 2a to the Code of Ethics for Advertising: <a href="http://www.radareklamy.pl/kodeks-etyki-reklamy.html">http://www.radareklamy.pl/kodeks-etyki-reklamy.html</a>

#### VI – Payment

- 1. The amount due for broadcasting of Ads/Sponsorship Billboards shall be calculated each time when placing Orders. In the case of Package Orders additionally the Order settlement shall be performed on the completion of broadcasting.
- 2. The payment of the amount due for individual Orders shall be made 7 days before the first broadcast in the Order at the latest.
- **3.** Payment shall be made to the bank account of Polsat Media indicated in the Order.
- 4. In the event of agreeing with the Advertiser a different payment date than specified in point VI.2 above and a double delay in payment, starting from the next Order, the payment of amounts due for individual Orders will take place no later than before the first Advertisement from the Order is broadcast.
- 5. If the Advertiser fails to make the payment on time, Polsat Media is entitled to charge statutory interest for each day of delay.
- 6. Polsat Media may treat the delay in payment as a withdrawal from the Order in such situation, the provisions of the Principles shall apply in the portion relating to resignation from the service.
- 7. If it is necessary for Polsat Media to issue a correcting invoice reducing the amount of the initial invoice, the Advertiser is obliged to confirm the receipt of such correcting invoice and indicate the method of compensating such amount within 7 days of receipt such correcting invoice.

#### VII – Resignation from Ad broadcasting services

1. The Advertiser's withdrawal from the Order or part thereof or resignation from additional broadcasting services shall give rise to the Advertiser's obligation to pay the reservation fee in the amount specified in the table below.

reservation fees:	
cancelation date	fee
by the 5th working day before the first broadcast (inclusively)	20%
later than by the 5th working day before the first broadcast	100%

2. The reservation fee is calculated based on the net value of the broadcasts covered by the resignation, and in the case of changing the Ad to a shorter one – the reservation fee shall be equal to the difference between the net value of broadcasting the longer Ad and the net value of broadcasting the shorter one. Should the Advertiser withdraw from a portion of the Package Order, the following shall be adopted for the purpose of calculating the net value of the broadcasts covered by the resignation: in the event of shortening the campaign's period – that the distribution of the GRP over the broadcasting period covered by the Order is proportionate, and in the case of reducing the GRP level ordered in a given period – that the Advertiser withdraws from the Order up to the net value of the broadcasts covered by the resignation. VAT shall be calculated on the amount of the reservation fee.

#### VIII - Claims

1. If due to the fault of Polsat Media or the Broadcaster of the TV Channel, broadcast of the Ad is not performed or is performed with defects, Polsat Media shall have the Ad re-broadcast with



the same broadcasting value at the nearest possible date, within a timeslot similar to that in which the broadcast was to have been performed. Submitting a written claim to Polsat Media within 28 days from the date of the broadcast subject to the claim shall be a condition for rebroadcasting the Ad. Broadcasting the Ad as part of the claim shall not release the Advertiser from the obligation to pay the amount due for broadcasting the Ad subject to the claim.

- 2. At the written request of the Advertiser, Polsat Media shall record the commercial break. If the claim was not justified, the cost of the recording in the amount of PLN 100 (plus VAT) shall be borne by the Advertiser.
- 3. Broadcasting the Ad up to twenty minutes earlier or later counting from the planned hour of commencing the broadcasting of the commercial break in which the broadcast of the Ad was ordered, shall be considered as having been performed in line with the placed Order. Moreover, Polsat Media reserves the right to unilateral change of the time of broadcasting a commercial break during or after the broadcast of non-format TV programmes (in particular: live broadcasts, feature films) or in other special cases.
- 4. Polsat Media is not responsible for non-performance or improper performance of obligations from the Order (in particular for delay) if this is caused by the event being out of control of the Polsat Media, in particular: force majeure events (e.g.: war, other acts of war, riots, acts or action of public administration bodies, elemental disasters, national mourning), interference with the broadcast of Television Programme, including malfunctions of broadcasting devices, power failures or breaks in power distribution, compliance with orders or prohibitions resulting from conditions of broadcasting license or provisions of law, permission or other document issued by public administration bodies.

#### IX – GDPR Information clause

- 1. Polsat Media declares that it is the administrator of personal data within the meaning of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95 / 46 / EC (general regulation on data protection), hereinafter referred to as GDPR, in relation to personal data of natural persons representing the Advertiser and natural persons indicated by this entity as contact persons and other persons responsible for the performance of the Order or Long-term Agreement (if indicated).
- 2. Contact with the Data Protection Officer: daneosobowe@polsatmedia.pl
- **3.** Personal data referred to in sec. 1, will be processed for the following purposes:
  - a. related to the execution of the Order or the Long-term Agreement;
  - **b.** related to the pursuit of possible claims, damages;
  - c. responding to letters, requests and complaints;
  - d. responding to court proceedings.
- **4.** The legal basis for the processing of data referred to in par. 1 is:
  - **a.** art. 6 (1) (a) b) GDPR fulfillment of contractual requirements, i.e. the need to have data for the purpose of executing the concluded Order or Long-term Agreement;
  - **b.** art. 6 sec. 1 lit. c) GDPR fulfillment of statutory requirements, i.e. the need for Polsat Media to fulfill legal obligations resulting from legal provisions;
  - c. art. 6 sec. 1 lit. f) GDPR the need to implement the legitimate interests of Polsat Media.
- 5. Personal data referred to in sec. 1, will not be transferred to third parties, however, in accordance with applicable law, Polsat Media may transfer data to entities processing them at the request of Polsat Media, e.g. on the basis of contracts for entrusting the processing of personal data to IT service providers, auditors, advisors, and on the basis of applicable law to entities authorized to obtain data, e.g. courts or law enforcement authorities only when they request personal data and indicate the legal basis for their request.



- **6.** Personal data of the natural persons referred to in sec. 1 will not be transferred to a third country or an international organization within the meaning of the GDPR.
- 7. Personal data of the persons referred to in sec. 1, will be processed for a period of 10 years from the end of the calendar year in which the Order or Long-term Agreement will be performed, unless a longer processing period is necessary, e.g. due to archiving obligations, pursuing claims or other required by generally applicable law.
- **8.** The persons referred to in paragraph 1. 1, you have the right to request the data controller to access their personal data, rectify them, delete or limit processing or object to their processing, as well as the right to transfer data. These rights will be exercised by the administrator within the limits of applicable law.
- **9.** The persons referred to in paragraph 1. 1, in connection with the processing of their personal data, you have the right to file a complaint with the supervisory authority competent for the place of stay or infringement of the provisions on the protection of personal data.
- **10.** Providing personal data referred to in sec. 1 is required to conclude an Order or a long-term Agreement. If the above-described natural person submits a request to remove or limit the processing of personal data, the Advertiser is obliged to immediately indicate another person in his place.
- **11.** Based on the personal data of the persons referred to in sec. 1, Polsat Media will not make automated decisions, including decisions resulting from profiling within the meaning of the GDPR.
- 12. In the case, the Advertiser makes it available to Polsat Media, in connection with the performance Order or Long-term Agreement, personal data of persons related to the Advertiser, in particular employees, proxies, members of the management board, contractors, suppliers, and other persons not signing the Order or Long-term Agreement, the Advertiser is obliged to inform these persons on behalf of Polsat Media:
  - a. on the scope of personal data relating to these persons and provided to Polsat Media,
  - **b.** that Polsat Media is the administrator of their personal data and that it processes their personal data on the terms set out above.
  - c. that the Advertiser is the source from which Polsat Media obtained their data,
  - **d.** about the content of this paragraph.

#### X - Definitions of terms used in the Principles, long-term Contracts and Orders

- 1. The Principles these Principles for Conducting Sales on TV Channels of Polsat Media Sp. z o.o.
- 2. The Client the producer, the distributor or another entity whose products or services are the subject of the Ads/Sponsorship Billboard issued on TV Channels of Polsat Media; the Client may place orders directly with Polsat Media or through the Agency acting on his behalf.
- **3.** The Agency an advertising agency or media house; an entity conducting advertising activities, acting on behalf of the Client and authorized by him to place and sign Orders and pay the amounts due arising from them. A specimen of the authorization is provided in Appendix No. 1 to the Principles.
- **4.** The Advertiser the Client or the Agency acting on his behalf.
- **5.** The Broadcaster the entity which creates or puts together the TV Channel and distributes it or transfers to other entities for distribution as a whole and without amendments.
- **6.** Commercial Communication- any communication, including images with or without sound, aimed at direct or indirect promotion of the service or the reputation of entity engaged in an economic or professional activity, accompanying or included in the program, in exchange for charge or other renumeration, or aimed on the self-promotion, in particular advertising, sponsorship, teleshopping and product placement.
- 7. The Ad commercial material deriving from a public or private entity, in connection with its business or professional activities, aimed at promoting sales or the chargeable use of goods or



services.

- **8.** The Sponsorship Billboard television material informing that a TV programme is sponsored by the Client who in this case is a Sponsor.
- **9.** The Product Placement commercial material consisting in presenting or referring to product, service or trademark in a way that they are elements of the programme in exchange for a fee or similar gratification and also as gratuitous delivery of product or service.
- 10. The Order an agreement covering the broadcasting of the Ad/Sponsorship Billboard during a calendar month, concluded between the Advertiser and Polsat Media; the Order specifies the subject of the Ad/Sponsorship Billboard, the TV Channel on which the Ad/Sponsorship Billboard is to be broadcast, the broadcasting period and other elements arising from the Principles.
- 11. The Pricelist the pricelist for broadcasting Ads binding for Ads broadcast on a given TV Channel, valid in principle for one calendar month. The prices provided in the Pricelist relate to the broadcast of 30 seconds long Ads and are subject to adjustment for length conversion factors, additional fees, discounts accrued in accordance with the Principles and amounts due to the State budget, including VAT. The Pricelist each time provides the categorization into times of the day, so-called timeslots; in particular the highest audience timeslot prime time (PT) is identified.
- **12.** Thematic Channels all TV Channels excluding Polsat Television Programme which are in portfolio of Polsat Media.
- 13. GRP gross rating point; the sum of rating points which constitute the measure of Ads being watched by the population of a specified target Group. Achieving one rating point signifies that the Ad was watched by one percent of the given population. GRP is quoted to an accuracy of 0.01. The sum of rating points includes the GRP obtained within watching with shift up to two days inclusive (Time Shifted Viewing) and within watching television out of home (Out Of Home Viewing) according to the definition of a research institute providing telemetric data for the settlement of orders.
- 14. The Target Group the portion of the population identified for the purposes of the advertising campaign based on the basic demographic criteria (sex, age) or elaborated by including additional parameters: size of the city of residence, earnings, etc. The Advertiser selects the target group out of those specified by Polsat Media.
- **15.** CPP cost per point; the cost of broadcasting the Ad incurred by the Advertiser, so that one percent of the population of the given Target Group should come into contact once with a 30 seconds long Ad broadcasted on a given TV Channel. CPP in package Orders is treated as the price and is subject to adjustment, in accordance with the rules specified in the Principles.
- **16.** The Long-term Contract the contract related to the Ad/Sponsorship Billboard broadcasting service, the validity period of which covers more than one Order; a Long-term Contract is concluded between the Advertiser and Polsat Media.
- 17. Broadcast for children a television program within the meaning of the Radio and Television Act, which due to the time of broadcasting (from 6:00 am to 8:00 pm) and the content is addressed (directed) mainly to recipients (children) aged from 4 (four) to 12 (twelve) years.
- **18.** Self-regulation an agreement concluded between television broadcasters defining the rules for the issue of Ads and Sponsorship Billboards of food directed to children under 12 in Poland.
- **19.** Nutritional criteria document entitled "Self-regulatory diets for food advertising for children under 12" from December 2013, developed by the Polish Federation of Food Producers Employers' Association based in Warsaw (Appendix No. 5 to the Rules)



The following Appendices constitute an integral part of the Principles:

- **a.** Appendix No. 1: Template of Authorization for the Agency to represent the Client before Polsat Media;
- **b.** Appendix No. 2 Template of Power of attorney for the Advertiser's representatives to sign Orders;
- c. Appendix No. 3 Specimen Orders:
  - Order template pricelist Order
  - Order template- package Order
  - Order template Sponsorship Order
  - Order template Product Placement
- d. Appendix No. 4 Copyrights certificate
- **e.** Appendix No. 5 Templates of statements:
  - Advertiser's statement on the compliance of the Advertising with the Dietary Criteria
  - Advertiser's statement on the compliance of the Sponsorship Billboard with the Dietary Criteria

Changes to the wording of an Appendix shall not constitute an amendment to the Principles.



## Appendix No. 1

# to the Principles for Conducting Sales on TV Channels of Polsat Media

Template of Authorisation to represent Client by Agency before Polsat Media

	Warsaw, datedr.
AUTHORISATION	ı
We, with registered seat in, registered in the District Court of	ommercial Department of the National, Taxpayer Identification thereby authorise
Withdrawal of the AUTHORISATION shall be made in writing previously delivered to Polsat Media Spółka z ograniczoną ograniczona	
(Mandator's signature and stamp)	(Mandatary's signature and stamp)
* delete as appropriate	



## Appendix No. 2 to the Principles for Conducting Sales on TV Channels of Polsat Media

## Template of Power of attorney for Advertiser's representatives to sign Orders

	POWER OF ATTORNEY	Warsaw, datedr.
registered in the District Court of Court Register under the National Co	Commurt Register No. KRS	St., share capital
(Name of the proxy)		(signature of the proxy)
(Name of the proxy)		
(Name of the proxy)	(position)	(signature of the proxy)
(Name of the proxy)		(signature of the proxy)
(Name of the proxy)		
legal relationships with Polsat Media S Biuro Reklamy Sp. z o.o. Sp.k.) in the Sponsorship Billboards and Product AdScreen, Polsat Media AdTube* during for the execution of Order. Withdrawal of the POWER OF ATTORN	półka z ograniczoną odpo scope of placing and sigi Placement on: TV Chan ng calendar month and p	to act for and on behalf of Mandator in owiedzialnością (dawniej: Polsat Media ning Orders for broadcasts of the Ads, nels, Internet Products, Polsat Media perform all kinds of activities necessary ing and shall be valid on condition that a odpowiedzialnością (dawniej: Polsat
(Mandator's signature and stamp) *delete as appropriate		



## Appendix No. 3a to the Principles for Conducting Sales on TV Channels of Polsat Media

# Order template – pricelist Order

					Warsaw, dated:	
T. 01.		Order: 12	23456/00/A1/	AA	TV (	Channel
The Client:						
NIP: 00-00-000-00 KRS:1234567						
Share capitalzł District Courtir						
The Client:				Video casette length	:	
Product:				Broadcast since - to:	:	
	amount	VAT	incl. VAT			
The value of the order:	,	-	-	Extra payments		
Total extra payments		-	-	Extra payment	%	,
Total discount:	,	<u>-</u>		Position extra payme	ent%	,
The value of the order	,	,		Discounts		
(including technical fee):		,		Client discount	%	,
Estimated technical fee: Beer tax		,				
	,			A	64	
Express Operating fee				Agency discount	%	,
Operating fee In total						
To payment:	,	,		Express		
In words:				Other taxes:		
				Beer tax:		
"	No. of broadcast	value	net value			
"						
Total						
		,	,			
Str. 77, registered in the Dis 0001009872, NIP 113-21-7 excessive delays in comme 2. The Client declares that he counteracting excessive del 0000 5244 2000 1001 by bip payment deadline specified cancellation of the Order. In 3. The Client declares that the AdTube, Polsat Media Digit third parties, in particular th contained / recorded in the the broadcasting of the Spabove (in particular, royaltie 4. The Client declares that it is listed in the Sponsorship Bil 5. The Contractor is entitled to basis of the opinion of the Ad the cancellation of the Orde 6. In matters not regulated, the their content and agrees to 7. The terms and conditions 5	strict Court of the capital city (3-100. The Contractor declarcial transactions has the status / does not hays in commercial transactions has the status / does not hays in commercial transactic ank transfer, up to 7 working above or failure to meet othe such a case, the relevant preaction of the Sponsorship Billboards. The Priss and / or compensation reims a solely responsible for the cultour of the cultour of the such cases the broadcast of the divertising Ethics Commission or shall apply a principles applicable for the include the Principles in the 0 granted to the Client shall a	of Warsaw XIV ares that he has that he had	Commercial Depa s the status of a la (delete as appropr is obliged to pay the first broadcast, a set out in the Principles concernir / TV Channels and subject to defects loards, it has acquires that the Contractes to satisfy claims ong with all costs in ponsorship Billboard which the n the Advertising Cc od covered by the C condition of conclu	s and that it has all the approvals and Advertising Council Association will re uncil Association. In such a case, the rider shall apply. The Client declares the ding a long-term agreement with the Online, Polsat Media AdScreen, Polsa	under the National Court of the Act of March 8, 2i e meaning of the Act of account at mBank S.A. nsfer to the Contractor. Forcement of the issue perioply.  John S.	Register No. KF 013 on preventi March 8, 2013 No. 18 1140 10 Failure to meet t od will result in t een, Polsat Med rights or goods istic performance ation / royalties a e rights referred arket the produce a request on t rinciples regardi rinciples, has re locasting of ads Media Digital Aud
				Deadline for si	gning up to:	
(Date and signature) Contra					and signature)	
Client				٧	Varsaw, print from:	



Client

Order: 123456/00/A1/AA TV Channel Client: Product: additional fee Programme Ordinal Day hour. type bando time Casette fix position pircelist fix fee remarks price Programme Programme Programme ...% 1 LN R000000 PT R000002 ...:... ..... М R000000 99 ...% Programme DT R000000 Programme PT R000000 EF R000000 6 Programme Deadline for signing up to: ..... ..... (Date and signature) Contractor (Date and signature)



# Appendix No. 3b to the Principles for Conducting Sales on TV Channels of Polsat Media

							Warsaw, dated:
			Order: 12	23456/00/	Δ1/ΔΔ		TV Channel
he Client:			Older. 12	23430/00/	A 1/AA		i v Onamiei
IP: 00-00-000-00 RS:1234567							
hare capital	<b>7</b> ł						
istrict Court							
he Client:						Video casette length	
roduct:						Broadcast since to:	
			<del></del>				
		amount	VAT	z VAT			
he value of the order		,	,	,			
ncluding technical fee) stimated technical fee:							
xpress							
perating fee				,			
eer tax		,	,	,			
total		,					
payment: words:				,			
"	prime-tim	ne off peak,	,	e-time off	peak	prime-time off peak	
29			,				
Total	•••		,				
Total	411.40.50						
Total  Target group:	All 16-59						-
Target group: The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2	ledia Spółka z District Court 1-73-100. The	t of the capital cit e Contractor dec	y of Warsaw XI	/ Commercial	Department	of the National Court Register	under the National Court Register No
Target group: The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com The Client declares that	ledia Spółka z District Court 1-73-100. The mercial transa he has the s	t of the capital cit e Contractor dec actions status / does not	y of Warsaw XIN lares that he ha have the status	Commercial the status of the status of the delete as ap	Department of a large ent of propriate) of	of the National Court Register repreneur within the meaning a large entrepreneur within the	under the National Court Register No of the Act of March 8, 2013 on prev e meaning of the Act of March 8, 20
Target group: The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com The Client declares that counteracting excessive 0000 5244 2000 1001 b payment deadline specifi	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfe ded above or fa	t of the capital cite Contractor decactions status / does not necroial transacter, up to 7 working allure to meet other.	y of Warsaw XIN lares that he ha have the status ions. The Client g days before the er requirements	Commercial s the status of (delete as applied to ple first broadces set out in the left)	Department of a large enterpropriate) of ay the amounts, and immediate, and immediate, and immediates 4 weeks.	of the National Court Register repreneur within the meaning a large entrepreneur within the the to the Contractor's banl ediately send a copy of the tra rorking days before the comme	th registered seat in Warsaw, Ostrobrunder the National Court Register Nof the Act of March 8, 2013 on preversible meaning of the Act of March 8, 20 account at mBank S.A. No. 18 1140 nsfer to the Contractor. Failure to me
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com The Client declares that counteracting excessive 0000 5244 2000 1001 b payment deadline specific cancellation of the Order	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfe ed above or fe . In such a cas	t of the capital cite Contractor deciations status / does not mercial transacter, up to 7 workinailure to meet othes, the relevant per the capital cite of the capital	y of Warsaw XIN lares that he ha have the status ions. The Client g days before the er requirements provisions of the	Commercial sthe status of the	Department of a large enterpropriate) of ay the amounts, and immediate, and immediate	of the National Court Register repreneur within the meaning a large entrepreneur within the to the Contractor's bani ediately send a copy of the tra rorking days before the comme ancellation of the Order shall a	under the National Court Register Not the Act of March 8, 2013 on preversible meaning of the Act of March 8, 20 account at mBank S.A. No. 18 114 nsfer to the Contractor. Failure to morement of the issue period will resul
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com The Client declares that counteracting excessive 0000 5244 2000 1001 b; payment deadline specific cancellation of the Order 0. The Client declares that AdTube, Polsat Media D	ledia Spółka z District Court 1-73-100. The merical transa he has the s delays in com y bank transfe ied above or fa . In such a ca: the Ads prov igital Audio to	t of the capital cite Contractor decisions status / does not immercial transacter, up to 7 working ailure to meet off se, the relevant prided for broadca o which the Orde	y of Warsaw XIN lares that he ha have the status ions. The Client g days before the er requirements provisions of the st in the Program r relates, are not	Commercial s the status of (delete as ap is obliged to put in the last of the set out in the last of the principles con a / TV Channe subject to de	Department of a large enterpriate) of any the amount ast, and immediately and immediately and or in ects legal and or in ects legal and or in the country and or in ects legal and or in the country and or in ects legal and or in the country an	of the National Court Register repreneur within the meaning a large entrepreneur within th the to the Contractor's bani ediately send a copy of the tra lorking days before the comme ancellation of the Order shall a the Products: Polsat Media Or d that their emission is lawful	under the National Court Register Not the Act of March 8, 2013 on predemaining of the Act of March 8, 2 account at mBank S.A. No. 18 114 nsfer to the Contractor. Failure to morement of the issue period will resulpply.  Iline, Polsat Media AdScreen, Polsat and does not infringe the rights or grand the politic state.
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com The Client declares that counteracting excessive 0000 5244 2000 1001 b payment deadline specific cancellation of the Order D. The Client declares that AdTube, Polsat Media D third parties, in particular contained / recorded in ti the broadcasting of the	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfe ied above or fa. . In such a ca: t the Ads prov igital Audio to r that, as the phe Sponsorship E	to of the capital cite of the capital cite of contractor decicions status / does not immercial transact of r, up to 7 workin ailure to meet off se, the relevant r idded for broadca o which the Orde producer of the \$10 Billboards. The Fillboards. The Fillboards. The Fillboards. The Fillboards.	y of Warsaw XIN lares that he ha have the status ions. The Client of days before the requirements provisions of the st in the Program relates, are not sponsorship Billius e Client guarante trincipal undertal	Commercial s the status of (delete as ap is obliged to p the first broadc set out in the I Principles con I/TV Channe subject to de loards, it has ees that the Cetes to satisfy the control of the contr	Department f a large ent propriate) of ay the amou ast, and imm frinciples 4 w cerning the cls and / or in ects legal aracquired and notractor and claims agains	of the National Court Register repreneur within the meaning a large entrepreneur within the the to the Contractor's bani dediately send a copy of the tracorking days before the comme ancellation of the Order shall a the Products: Polsat Media Ord that their emission is lawful holds all copyrights and relate the Broadcaster will not be obst the Contractor or the Broadc	under the National Court Register Not of the Act of March 8, 2013 on preview meaning of the Act of March 8, 20 account at mBank S.A. No. 18 1140 nsfer to the Contractor. Failure to movement of the issue period will resul pply.  July 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in common the Client declares that counteracting excessive 0000 5244 2000 1001 by payment deadline specific cancellation of the Order D. The Client declares that AdTube, Polsat Media D third particular, ontained / recorded in the broadcasting of the above (in particular, out.). The Client declares that Interpretable of the control of the particular, out.	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com years he has the se delays in com years he has the se ded above or fe. In such a cast the Ads provigital Audio to transache the Sponsorship E he Sponsorship E titles and / or transache tit is solely restricted.	to of the capital cite Contractor decictions status / does not immercial transacter, up to 7 working allure to meet off se, the relevant prided for broadca to which the Orde producer of the Sip Billboards. The Ferompensation responsible for the	y of Warsaw XIN lares that he ha have the status ions. The Client er requirements provisions of the rielates, are not sponsorship Billb. e Client guarante irnicipal undertal mbursement), al	Commercial s the status of (delete as ap is obliged to p use first broadc. The first broadc set out in the library properties on the first broadc subject to depoards, it has sees that the C uses to satisfy ong with all co	Department f a large ent propriate) of ay the amou ast, and imm principles 4 w cerning the c is and / or in ects legal aracquired and ontractor and claims agains sts incurred	of the National Court Register repreneur within the meaning a large entrepreneur within the tidue to the Contractor's banl diately send a copy of the travorking days before the comme ancellation of the Order shall a the Products: Polsat Media Ord that their emission is lawful holds all copyrights and relate the Broadcaster will not be obtthe of the Court	under the National Court Register Note the Act of March 8, 2013 on preview meaning of the Act of March 8, 20 account at mBank S.A. No. 18 1144 nosfer to the Contractor. Failure to morement of the issue period will resulpply.  Iline, Polsat Media AdScreen, Polsat and does not infringe the rights or gold rights to works and artistic perforninged to pay any remuneration / royal easter for violations of the rights reference.
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in common the Client declares that counteracting excessive 0000 5244 2000 1001 be payment deadline specific cancellation of the Order D. The Client declares that AdTube, Polsat Media D third parties, in particular contained / recorded in the broadcasting of the sabove (in particular, royal. The Client declares that listed in the Sponsorship 2. The Contractor is entitle basis of the opinion of the	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfee ied above or fe. In such a cart the Ads prov igital Audio to tr that, as the he Sponsorship E littles and / or c it it is solely resibiliboard in P do to cease the Advertising E	tof the capital cite Contractor decictions status / does not immercial transacter, up to 7 working allure to meet off se, the relevant grided for broadca to which the Orde producer of the Sillboards. The Feompensation reisponsible for the Voland.	y of Warsaw XIN lares that he ha have the status ions. The Client g days before the requirements provisions of the stin the Program relates, are not sponsorship Billite e Client guarante irricipal undertal mbursement), al content of the Sate Sponsorship Electricipal undertal mbursement.	Commercial s the status of (delete as ap is obliged to p e first broadc set out in the Principles con n TV Channe subject to departs, it has ees that the Cores to satisfy ong with all coponsorship Billboard, whice	Department if a large ent propriate) of ay the amou ast, and imm Principles 4 w cerning the c les and / or in lects legal an acquired and claims agains sts incurred ilboards and in the Advertil	of the National Court Register repreneur within the meaning a large entrepreneur within the that due to the Contractor's baniful deliately send a copy of the traorking days before the comme ancellation of the Order shall a the Products: Polsat Media Ord that their emission is lawful holds all copyrights and relate the Broadcaster will not be obt the Contractor or the Broadcate to violations. that it has all the approvals an sing Council Association will re-	under the National Court Register Not the Act of March 8, 2013 on preview of the Act of March 8, 2013 on preview of the Act of March 8, 2013 on preview of the Act of March 8, 2013 on the Act of March 8, 2013 on the Act of March 8, 2013 on the Court of March 8, 2013 on the Court of March 8, 2013 on the Court of the C
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com The Client declares that counteracting excessive 9000 5244 2000 1001 by payment deadline specific ancellation of the Order 1. The Client declares that AdTube, Polsat Media D third parties, in particular contained / recorded in the broadcasting of the sabove (in particular, royal. The Client declares that listed in the Sponsorship 2. The Contractor is entitle basis of the opinion of the Contractor is entitle basis of the opinion o	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfe ded above or fe. In such a ca: a the Ads prov igital Audio to r that, as the he Sponsorship Elities and / or or it it is solely resultable and sole of the Advertising Erder shall apple is determined RP number w	to of the capital cite Contractor decictions tatus / does not immercial transact, or, up to 7 working allure to meet off se, the relevant gided for broadca owhich the Orde producer of the Sip Billboards. The Foompensation reisponsible for the voland. The product of the strength of the sip Billboards of the sponsible for the voland. The product of the strength of the product of the thics Commission of the product of the thics Commission of the product of the product of the thics Commission of the product of the	y of Warsaw XIN lares that he ha have the status ions. The Client growing days before the requirements provisions of the stin the Program relates, are not sponsorship Billbe e Client guarante trincipal undertal mbursement), al content of the Sone Sponsorship En operating within or e basis of teleme	Commercial s the status of (delete as ap is obliged to pie first broadce set out in the l Principles con h / TV Channe subject to depards, it has sees that the Ciest to satisfy ong with all coponsorship Billboard, which in the Advertis	Department if a large ent propriate) of ay the amou ast, and imm Principles 4 w cerning the c les and / or in lects legal ar acquired and oltaims agains sts incurred liboards and in the Adverting Council A ded by Nielse	of the National Court Register repreneur within the meaning a large entrepreneur within the tothe Contractor's baniful did to the Contractor's baniful and the Products: Polsat Media Ord that their emission is lawful holds all copyrights and relate the Broadcaster will not be of the Court of	under the National Court Register Not the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on the Act of March 9, 2013 on the Ac
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in common the Client declares that counteracting excessive 0000 5244 2000 1001 by payment deadline specific cancellation of the Order D. The Client declares that AdTube, Polsat Media D third parties, in particula contained / recorded in the broadcasting of the sabove (in particular, roya above (in particular, roya 1. The Client declares that listed in the Sponsorship 2. The Contractor is entitle basis of the opinion of the the cancellation of the O. 3. The broadcast schedule 4. The calculation of the G of rating points being call emissions together with the cancelled of the control o	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfe ed above or fe. In such a ca: the Ads provigital Audio to the the Advertising E ditter and / or c the the Sponsorship Elities and / or c the the Advertising E advertising E advertising E der shall apply is determined RP number we culated for the the number of	i of the capital cit e contractor decicions status / does not immercial transact rip, up to 7 workin ailure to meet othese, the relevant rided for broadca o which the Orde producer of the 5 in Billboards. The Fcompensation reisponsible for the voland. e broadcast of the thick commission of the contract if the contract in the producer of the sponsible for the voland. e broadcast of the voland. It is the commission of the contract if the made on the minute in which GRPs achieved	y of Warsaw XIN lares that he ha have the status ions. The Client g days before the requirements provisions of the stin the Program relates, are not ponsorship Billb e Client guarante inicipal undertal mbursement), al content of the S has ponsorship E in operating within or e be besis of teleme the broadcast of by each emissio	Commercial s the status of delete as ap is obliged to p. for the first broadcaset out in the library of the first broadcaset of the first broadcaset of the first broadcaset of the first broadcase of the first broadc	Department of a large ent propriate) of ay the amou sast, and immering the commerce of a large ent of the arcquired and ontractor and claims agains at incurred of large ent of the arcquired and the arcquired and claims agains at incurred of large ent of the arcquired and on the Adverting Council A ded by Nielse. After the commerce of the arcquired ent of the arcqu	of the National Court Register repreneur within the meaning a large entrepreneur within the meaning a large entrepreneur within the tothe Contractor's baniful and the contractor's baniful and the contractor's baniful and the Products: Polsat Media Ord that their emission is lawful holds all copyrights and relate the Broadcaster will not be obto the Contractor or the Broadcute to violations. The contractor of the contractor of the special and	under the National Court Register No of the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on prevention of the Act of March 8, 2013 on 1811 on 18
Target group:  The Contractor: Polsat M Str. 77, registered in the 0001009872, NIP 113-2 excessive delays in com. The Client declares that counteracting excessive 0000 5244 2000 1001 by payment deadline specific cancellation of the Order 0. The Client declares that AdTube, Polsat Media D third parties, in particular contained / recorded in the broadcasting of the above (in particular, roya 1. The Client declares that listed in the Sponsorship 2. The Contractor is entitle basis of the opinion of the the cancellation of the O 3. The broadcast schedule 4. The calculation of the G of rating points being cal emissions together with 5. In matters not regulated their content and agrees	ledia Spółka z District Court 1-73-100. The mercial transa he has the s delays in com y bank transfeied above or fe in the Ads prov igital Audio to r that, as the I he Sponsorship Ellites and / or or it it is solely resultable in the Advertising Ender shall apple is Renumber of its determined in the Principle in the Principle in the Principle in the Inniciple in Inniciple in include the include the include the Inniciple.	to of the capital cite Contractor decictions status / does not immercial transacter, up to 7 working ailure to meet off se, the relevant pided for broadca o which the Orde producer of the Sip Billboards. The Foompensation reisponsible for the Poland.  The produces of the State	y of Warsaw XIN lares that he ha have the status ions. The Client growing days before the requirements provisions of the relative street in the Program relates, are not sponsorship Billbe e Client guarante trincipal undertal mbursement), al content of the Son operating within or e basis of telemente broadcast of by each emission e broadcast periodres.	Commercial s the status of (delete as ap is obliged to pue first broadce set out in the left principles con hor TV Channe subject to de loards, it has sees that the Cuest of satisfy ong with all coponsorship Billiboard, which in the Advertis etry tests provide the Ad begarn.	Department if a large ent propriate) of ay the amou ast, and imm Principles 4 w cerning the cts legal ar acquired and ortractor and claims agains sts incurred ilboards and in the Adverting Council A ded by Nielse. After the country of the Order st	of the National Court Register repreneur within the meaning a large entrepreneur within the tuture to the Contractor's banil diately send a copy of the travorking days before the comme ancellation of the Order shall a the Products: Polsat Media Ord that their emission is lawful holds all copyrights and relate the Broadcaster will not be obtit the Contractor or the Broadcuster will not be obtit the Contractor or the Broadcuster to the Broadcaster will not be obtit the Contractor or the Broadcuster to the Broadcuster will not be obtit the Contractor or the Broadcuster will not be obtit the Contractor or the Broadcuster will not be obtined to the Broadcuster will not be obtin	under the National Court Register No of the Act of March 8, 2013 on previ- e meaning of the Act of March 8, 20, account at mBank S.A. No. 18 1140, nsfer to the Contractor. Failure to me ncement of the issue period will result

Client

(Date and signature) Contractor

Deadline for signing up to.....

(Date and signature)



(Date and signature) Contractor

Warsaw, print from: .....

(Date and signature)

	Order: 123456/00/A1/AA T\										V Channel	
Client: Product:												
Ordinal number	Day	hour.	type	Programme	bando	time	Casette	fix position	additional fee	fix fee	remarks	
1		:		Programme	LN	"	R000000	1		%		
2		:		Programme	PT	"	R000002		%			
3		:		Programme	М	"	R000000	99		%		
4		:		Programme	DT	"	R000000					
5		:		Programme	PT	"	R000000					
6		:		Programme	EF	"	R000000					
									Dead	lline for signin	g up to:	

tel. +48 22 514 49 00 sekretariat@polsatmedia.pl

www.polsatmedia.pl



# Appendix No. 3c to the Principles for Conducting Sales on TV Channels of Polsat Media

### Order template - Order - Sponsorship Billboard

				Warsaw, dated:
		Order: 12	23456/00/A1/AA	TV Chan
The Client:				
IP: 00-00-000-00				
RS:1234567				
hare capitalzł istrict Courtin				
13410t Oddit				
he Client:				Campaign no.:
roduct:				Video casette length:
				Broadcast since to:
	amount	VAT	z VAT	
ne value of the order				
cluding technical fee)				
stimated technical fee:		,	,	
press	,	,		
perating fee eer tax				
	,	,		
total				
payment: words:				
Ostrobramska Str. 77, registered	in the District Court of t	he capital city of	Warsaw XIII Commercia	a Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wa I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Mar
Ostrobramska Str. 77, registered Register No. KRS 0001009872, N 2013 on preventing excessive del	in the District Court of t NIP 113-21-73-100. The lays in commercial trans	he capital city of Contractor decl actions	Warsaw XIII Commercia lares that he has the stat	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Mar
strobramska Str. 77, registered egister No. KRS 0001009872, No. 13 on preventing excessive del he Client declares that he has the bunteracting excessive delays in	in the District Court of t NIP 113-21-73-100. The lays in commercial trans he status / does not have n commercial transactio	he capital city of Contractor decl actions e the status (del ns. The Client is	Warsaw XIII Commercia lares that he has the stat ete as appropriate) of a la obliged to pay the amou	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 int due to the Contractor's bank account at mBank S.A. No. 18
egister No. KRS 0001009872, No. KRS 0001009872, No. KRS 0001009872, No. 1013 on preventing excessive del he Client declares that he has the bunteracting excessive delays in 010 0000 5244 2000 1001 by bases of the control of the con	in the District Court of t NIP 113-21-73-100. The lays in commercial trans he status / does not have n commercial transactio ank transfer, up to 7 wo	he capital city of Contractor declactions te the status (delns. The Client is rking days before	Warsaw XIII Commercia lares that he has the stat ete as appropriate) of a la obliged to pay the amou e the first broadcast, and	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 int due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail
strobramska Str. 77, registered egister No. KRS 0001009872, N 013 on preventing excessive del he Client declares that he has th bunteracting excessive delays in 010 0000 5244 2000 1001 by baeet the payment deadline speci	in the District Court of t NIP 113-21-73-100. The lays in commercial trans- ne status / does not havan commercial transactio ank transfer, up to 7 wo fied above or failure to re e Order. In such a case,	he capital city of contractor decl actions e the status (del ns. The Client is rking days before neet other requir the relevant pro	Warsaw XIII Commercia ares that he has the stat ete as appropriate) of a la obliged to pay the amou e the first broadcast, and ements set out in the Pri visions of the Principles of the principles	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Mararge entrepreneur within the meaning of the Act of March 8, 20 and due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Failinciples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply.
strobramska Str. 77, registered egister No. KRS 0001009872, N 113 on preventing excessive del ne Client declares that he has the unteracting excessive delays in 110 0000 5244 2000 1001 by be eet the payment deadline specil ill result in the cancellation of the ne Client declares that the Spor	in the District Court of t NIP 113-21-73-100. The lays in commercial trans- ne status / does not hav n commercial transactio ank transfer, up to 7 wo fied above or failure to re e Order. In such a case, nsorship Billboards prov	ne capital city of contractor decl actions e the status (del ns. The Client is rking days before neet other requir the relevant pro- ided for broadca	Warsaw XIII Commercial lares that he has the stat ete as appropriate) of a lobliged to pay the amou ethe first broadcast, and ements set out in the Privisions of the Principles of in the Program / TV C	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 int due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail nciples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat I
strobramska Str. 77, registered egister No. KRS 0001009872, No. 173 on preventing excessive deline Client declares that he has thounteracting excessive delays in 101 0000 5244 2000 1001 by be eet the payment deadline specifill result in the cancellation of the Client declares that the Sport discreen, Polsat Media AdTube, fringe the rights or goods of thir	in the District Court of t Nulsy in commercial transense status / does not have a commercial transactio ank transfer, up to 7 wo fied above or failure to re Order. In such a case, sorship Billboards prov, Polsat Media Digital A d parties, in particular th	ne capital city of Contractor decl actions e the status (del ns. The Client is rking days beforn neet other requir the relevant pro ided for broadca udio to which the at, as the produce	Warsaw XIII Commercia lares that he has the state ete as appropriate) of a la obliged to pay the amou, e the first broadcast, and ements set out in the Privisions of the Principles of st in the Program / TV C e Order relates, are not so cer of the Sponsorship Bi	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 int due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail niciples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe Illoards, it has acquired and holds all copyrights and related rights.
strobramska Str. 77, registered egister No. KRS 0001009872, N p113 on preventing excessive del ne Client declares that he has the unteracting excessive delays in 110 0000 5244 2000 1001 by be eet the payment deadline specifil result in the cancellation of the le Client declares that the Spor Storeen, Polsat Media AdTube, firinge the rights or goods of thir brks and artistic performances c	in the District Court of t NIP 113-21-73-100. The lays in commercial trans- ne status / does not hava n commercial transactio ank transfer, up to 7 wo fied above or failure to re e Order. In such a case, nsorship Billboards prov , Polsat Media Digital A d parties, in particular the contained / recorded in the	ne capital city of Contractor decl actions e the status (del ns. The Client is rking days befor neet other requir the relevant pro ided for broadca udio to which the at, as the produce e Sponsorship E	Warsaw XIII Commercial lares that he has the stat ete as appropriate) of a lobliged to pay the amou ethe first broadcast, and ements set out in the Privisions of the Principles could be a constant of the Sponsorship Billiboards. The Client gua	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of March 8, 20 and due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail niciples 4 working days before the commencement of the issue poncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe illboards, it has acquired and holds all copyrights and related rig transes that the Contractor and the Broadcaster will not be oblig
strobramska Str. 77, registered agister No. KRS 001009872, N 173 on preventing excessive del the Client declares that he has the trunteracting excessive delays to 170 0000 5244 2000 1001 by base the payment deadline speci Ill result in the cancellation of the reclient declares that the Sport dScreen, Polsat Media AdTube, fringe the rights or goods of thir orks and artistic performances can any any remuneration / royalties for any any remuneration / royalties for the second second second second second second second the second second second second second second the second second second second second second the second second second second second the second second second second the second second second second second the second second second second the second second second second the second second the second second the second second the second second the second second the second	in the District Court of t \( \text{NIP 113-21-73-100.} \) The \( \text{lays} \) in commercial trans- ne status / does not have ne commercial transactio ank transfer, up to 7 wo fied above or failure to re e Order. In such a case, nsorship Billboards prov polsat Media Digital A d parties, in particular the contained / recorded in the for the broadcasting of the	ne capital city of Contractor decl actions e the status (del ns. The Client is king days beforneet other requir the relevant pro ided for broadca udio to which the at, as the produce Sponsorship E e Sponsorship E	Warsaw XIII Commercia ares that he has the stat ete as appropriate) of a la obliged to pay the amou e the first broadcast, and ements set out in the Pri visions of the Principles st in the Program / TV C e Order relates, are not s cer of the Sponsorship Bi sillboards. The Client gua stillboards. The Principal u	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of March 8, 20 and due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail niciples 4 working days before the commencement of the issue poncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe illboards, it has acquired and holds all copyrights and related rig transes that the Contractor and the Broadcaster will not be oblig
strobramska Str. 77, registered egister No. KRS 0001009872, N p113 on preventing excessive del ne Client declares that he has the unteracting excessive delays in p10 0000 5244 2000 1001 by be eet the payment deadline specifil result in the cancellation of the le Client declares that the Spor dScreen, Polsat Media AdTube, firinge the rights or goods of thir orks and artistic performances cay any remuneration / royalties for violations of the rights referred ne Client declares that it is solely each state of the rights referred ne Client declares that it is solely	in the District Court of t MIP 113-21-73-100. The lays in commercial trans- ne status / does not hava ne commercial transactio ank transfer, up to 7 wo fied above or failure to re or Order. In such a case, nsorship Billboards prov , Polsat Media Digital A d parties, in particular the contained / recorded in the tor the broadcasting of the 1 to above (in particular, r responsible for the con	ne capital city of Contractor decl actions e the status (del ns. The Client is riking days before neet other require the relevant provided for broadca udio to which the lat, as the produce Sponsorship E royalties and / or	Warsaw XIII Commercia lares that he has the state ete as appropriate) of a la obliged to pay the amou e the first broadcast, and ements set out in the Pri visions of the Principles of st in the Program / TV C o Order relates, are not so cer of the Sponsorship Bi Billboards. The Client gua Billboards. The Principal u or compensation reimbursr	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Macarge entrepreneur within the meaning of the Act of March 8, 20 int due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail niciples 4 working days before the commencement of the issue poncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat I ubject to defects legal and that their emission is lawful and doe Ilboards, it has acquired and holds all copyrights and related rigrantees that the Contractor and the Broadcaster will not be obligundertakes to satisfy claims against the Contractor or the Broadcament), along with all costs incurred due to violations.
strobramska Str. 77, registered egister No. KRS 0001009872, N 133 on preventing excessive del ne Client declares that he has the following the comment of th	in the District Court of t \( \) \(	ne capital city of Contractor decl actions e the status (del ns. The Client is king days beforneet other requir the relevant pro dided for broadca udio to which the at, as the produce Sponsorship Ene Sponsorship Foroyalties and / or tent of the Sponsorship Ene	Warsaw XIII Commercia ares that he has the stat ete as appropriate) of a la obliged to pay the amou e the first broadcast, and ements set out in the Prin visions of the Principles c st in the Program / TV C e Order relates, are not s cer of the Sponsorship Bi Billboards. The Client gua Billboards. The Principal or compensation reimburs corship Billboards and that	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of March 8, 20 int due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail inciples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat ubject to defects legal and that their emission is lawful and doe liboards, it has acquired and holds all copyrights and related riginantees that the Contractor and the Broadcaster will not be obliguindertakes to satisfy claims against the Contractor or the Broadcement), along with all costs incurred due to violations.
strobramska Str. 77, registered egister No. KRS 0001009872, N p113 on preventing excessive del ne Client declares that he has the unteracting excessive delays in p10 0000 5244 2000 1001 by be eet the payment deadline speci lill result in the cancellation of the ne Client declares that the Spor dScreen, Polsat Media AdTube, firinge the rights or goods of thirnorks and artistic performances cay any remuneration / royalties for violations of the rights referred ne Client declares that it is solely ted in the Sponsorship Billboare in Client declares that the Spor dScreen, Polsat Media AdTube Sporten, Polsat Media AdTube	in the District Court of t NIP 113-21-73-100. The lays in commercial trans- ne status / does not hav n commercial transactio ank transfer, up to 7 wo fied above or failure to re or Order. In such a case, nsorship Billboards prov , Polsat Media Digital A d parties, in particular the or the broadcasting of the tor the broadcasting of the to above (in particular, r responsible for the con d in Poland. nsorship Billboards prov p, Polsat Media Digital	ne capital city of contractor decl actions e the status (del et ne. The Client is rking days before neet other requir the relevant pro ided for broadca udio to which the at, as the produce es Sponsorship E es Sponsorship E royalties and / or tent of the Spons ided for broadca Audio to which the	Warsaw XIII Commercial lares that he has the state ete as appropriate) of a lead obliged to pay the amoute the first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Principles of the Sponsorship Billiboards. The Client guabiliboards. The Principal of the Commercial of the Sponsorship Billiboards. The Principal of the Sponsorship Billiboards of the Sponsorship Billiboards and that is the Program / TV Commercial of the Program / TV Commercial of the Order relates, do not the Order relates, do not set the Sponsorship Billiboards of the Order relates, do not set the Order relates, do not set the Sponsorship Billiboards of the Order relates, do not set the Sponsorship Billiboards of the Order relates, do not set the Sponsorship Billiboards of the Order relates, do not set the Sponsorship Billiboards of the Order relates, do not set the Order relates, do n	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 and the University of the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail niciples 4 working days before the commencement of the issue poncerning the cancellation of the Order shall apply. In the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe illboards, it has acquired and holds all copyrights and related right in the Contractor and the Broadcaster will not be obliqued that the Contractor or the Broadcaster will not be obliqued that the Contractor of the Broadcaster, along with all costs incurred due to violations. It it has all the approvals and permits necessary to market the probability of the Products: Polsat Media Online, Polsat toontain audio fragments or visual advertising messages fro
strobramska Str. 77, registered agister No. KRS 001009872, N 130 on preventing excessive del ne Client declares that he has the following the comment of the	in the District Court of t NIP 113-21-73-100. The lays in commercial trans- ne status / does not hav n commercial transactio ank transfer, up to 7 wo fied above or failure to re or Order. In such a case, nsorship Billboards prov , Polsat Media Digital A d parties, in particular the or the broadcasting of the tor the broadcasting of the to above (in particular, r responsible for the con d in Poland. nsorship Billboards prov p, Polsat Media Digital	ne capital city of contractor decl actions e the status (del et ne. The Client is rking days before neet other requir the relevant pro ided for broadca udio to which the at, as the produce es Sponsorship E es Sponsorship E royalties and / or tent of the Spons ided for broadca Audio to which the	Warsaw XIII Commercial lares that he has the state ete as appropriate) of a lead obliged to pay the amoute the first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Program / TV Cetor of the Sponsorship Billiboards. The Client guabiliboards. The Principal of the Commercial of the Sponsorship Billiboards. The Principal of the Sponsorship Billiboards and that is the Program / TV Cethe Order relates, do not the Order relates, do not set as appropriate that the Order relates appropriate that the Order	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 and the University of the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail niciples 4 working days before the commencement of the issue poncerning the cancellation of the Order shall apply. In the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe illboards, it has acquired and holds all copyrights and related right in the Contractor and the Broadcaster will not be obliqued that the Contractor or the Broadcaster will not be obliqued that the Contractor of the Broadcaster, along with all costs incurred due to violations. It it has all the approvals and permits necessary to market the probability of the Products: Polsat Media Online, Polsat toontain audio fragments or visual advertising messages fro
strobramska Str. 77, registered egister No. KRS 0001009872, N p113 on preventing excessive del ne Client declares that he has the unteracting excessive delays in p10 0000 5244 2000 1001 by beet the payment deadline specifil result in the cancellation of the Client declares that the Spor dScreen, Polsat Media AdTube, or violations of thir orks and artistic performances cay any remuneration / royalties for violations of the rights referred ne Client declares that it is solely sted in the Sponsorship Billboare to Client declares that the Spor dScreen, Polsat Media AdTube onsoring entity (indicated in the e advertising message.	in the District Court of the MIP 113-21-73-100. The lays in commercial transnes status / does not have no commercial transactio ank transfer, up to 7 wo fied above or failure to re order. In such a case, asorship Billboards prov. Polsat Media Digital A does not be such a case, as the control of the contro	ne capital city of contractor decidence contractor decidence et me status (del me. The Client is rking days before neet other require the relevant proided for broadcaudio to which the at, as the produce Sponsorship Encyalties and / or the state of the Sponsorship in the first of the Sponsorship in which the sponsorship Billb	Warsaw XIII Commercial lares that he has the state et as appropriate) of a least obliged to pay the amount of the third that the control of the third that t	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 and the United States of the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail noiples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe liboards, it has acquired and holds all copyrights and related rig trantees that the Contractor and the Broadcaster will not be obligundertakes to satisfy claims against the Contractor or the Broadcament), along with all costs incurred due to violations. It it has all the approvals and permits necessary to market the prohannels and / or in the Products: Polsat Media Online, Polsat It contain audio fragments or visual advertising messages for at could make it difficult to distinguish the Sponsorship Billboarding Council Association will request in writing with such a requiring Council Association will request in writing with such a requiring council Association will request in writing with such a requiring council Association will request in writing with such a requiring council Association will request in writing with such a required and the products of the Council Association will request in writing with such a required and the products of the Council Association will request in writing with such a required and the products of the Council Association will request in writing with such a required and the products of the Council Association will request in writing with such a required and the products of the Council Association will request in writing with such a required and the products of the Council Association will request in writing with such a required and the products of the council Associa
strobramska Str. 77, registererd egister No. KRS 0001009872, N 133 on preventing excessive del ne Client declares that he has the stream of the client declares that he has the stream of the client declares that he shad the client declares that the sport of the client declares that the Sport declares that the Sport declares that the Sport declares that the sport of the client declares that the sport of the contractor is entitled to cease the basis of the opinion of the Adv	in the District Court of to 1,112-11-73-100. The lays in commercial transne status / does not have nommercial transactio ank transfer, up to 7 wo fied above or failure to re Order. In such a case, sorship Billboards prove, Polsat Media Digital Ad parties, in particular the tor the broadcasting of the total to above (in particular, responsible for the condition of the produced in the condition of the produced in	ne capital city of contractor decidence contractor decidence et me status (del me. The Client is rking days before neet other require the relevant proided for broadcaudio to which the at, as the produce Sponsorship Encyalties and / or the state of the Sponsorship in the first of the Sponsorship in which the sponsorship Billb	Warsaw XIII Commercial lares that he has the state et as appropriate) of a least obliged to pay the amount of the third that the control of the third that t	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Mararge entrepreneur within the meaning of the Act of Mararge entrepreneur within the meaning of the Act of March 8, 20 into the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail noiples 4 working days before the commencement of the issue concerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat ubject to defects legal and that their emission is lawful and doulboards, it has acquired and holds all copyrights and related rigrantees that the Contractor and the Broadcaster will not be obliqued takes to satisfy claims against the Contractor or the Broadcament), along with all costs incurred due to violations. It it has all the approvals and permits necessary to market the prohannels and / or in the Products: Polsat Media Online, Polsat toontain audio fragments or visual advertising messages fro at could make it difficult to distinguish the Sponsorship Billboarding Council Association will request in writing with such a requiring Council Association will request in writing with such a requiring Council Association will request in writing with such a requiring council Association will request in writing with such a requiring council Association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council association will request in writing with such a requiring council
strobramska Str. 77, registered egister No. KRS 0001009872, No. 1013 on preventing excessive del ne Client declares that he has thounteracting excessive delays in 2010 0000 5244 2000 1001 by beet the payment deadline specifill result in the cancellation of the Client declares that the Spord Screen, Polsat Media AdTube, fringe the rights or goods of thir ords and artistic performances cay any remuneration / royalties for violations of the rights referred ne Client declares that it is solely sted in the Sponsorship Billboard ne Client declares that the Spord Screen, Polsat Media AdTube consoring entity (indicated in the e advertising message.  The Contractor is entitled to cease basis of the opinion of the Advegarding the cancellation of the Consoring the Consoring the Consoring the Consoring of the Consoring the Consoring entity (indicated in the eadvertising message.	in the District Court of to 1, 11, 21, 73, 100. The lays in commercial transnes status / does not have no commercial transnes status / does not have no commercial transactio ank transfer, up to 7 wo fied above or failure to re order. In such a case, asorship Billboards prove, Polsat Media Digital A diparties, in particular throntained / recorded in the order to the broadcasting of the to the broadcasting of the to above (in particular, responsible for the cond in Poland. The poland. The such as a commission of the such as a comm	ne capital city of contractor decidence of the status (del s. The Client is rking days before neet other require the relevant proided for broadca udio to which the status as the produce Sponsorship Be Sponsorship Be Sponsorship Be Sponsorship Beroyalties and / other of the Sponsorship Beroyalties and sponsorship Billes on the Sponsorship Billes on operating with the sponsorship Billesion operating with the status of the sta	Warsaw XIII Commercial lares that he has the stat ete as appropriate) of a least obliged to pay the amount of the third that are the first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Sponsorship Billiboards. The Client guabiliboards. The Principal of the Sponsorship Billiboards. The Principal of the Sponsorship Billiboards of the Sponsorship Billiboards of the Sponsorship Billiboards of the Client guabiliboards. The Principal of the Principal of the Sponsorship Billiboards and that the Order relates, do no nsor is associated and the spoard, which the Advertising Countries that the Advertising Countries appropriate	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of Ma arge entrepreneur within the meaning of the Act of March 8, 20 in the United States of the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail noiples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. In the Products: Polsat Media Online, Polsat Jubject to defects legal and that their emission is lawful and doe liboards, it has acquired and holds all copyrights and related right rantees that the Contractor and the Broadcaster will not be obligundertakes to satisfy claims against the Contractor or the Broadcaster will not be obligundertakes to satisfy claims against the Contractor or the Broadcasten, all the approvals and permits necessary to market the probability of the Products: Polsat Media Online, Polsat to contain audio fragments or visual advertising messages froat could make it difficult to distinguish the Sponsorship Billboard ing Council Association will request in writing with such a requicil Association. In such a case, the relevant provision of the Principal case.
strobramska Str. 77, registered egister No. KRS 0001009872, No 1013 on preventing excessive del he Client declares that he has thounteracting excessive delays in 2010 0000 5244 2000 1001 by be the payment deadline special result in the cancellation of the he Client declares that the Spord Screen, Polsat Media AdTube, firinge the rights or goods of thire orks and artistic performances cay any remuneration / royalties for violations of the rights referred he Client declares that it is solely sted in the Sponsorship Billboarche Client declares that the Spord Screen, Polsat Media AdTube ponsoring entity (indicated in the advertising message. he Contractor is entitled to cease he basis of the opinion of the Advagarding the cancellation of the Cher matters not regulated, the Princ principles in the principle of the Chercian declared in the princi	in the District Court of to 1,112-11-73-100. The lays in commercial transhe status / does not have nommercial transhe status / does not have nommercial transaction and transfer, up to 7 wo fied above or failure to re Order. In such a case, sorship Billboards prove, Polsat Media Digital Ad parties, in particular theontained / recorded in the ortained / recorded in the ortained / recorded in the to above (in particular, responsible for the condinity of the State of the S	ne capital city of Contractor decl actions e the status (del ns. The Client is king days before neet other require the relevant produced for broadca udio to which the at, as the produce Sponsorship Encyalties and / or tent of the Sponsorship in the state of the Sponsorship in th	Warsaw XIII Commercial lares that he has the stat ete as appropriate) of a lead obliged to pay the amoute the first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Sponsorship Billiboards. The Client guabiliboards. The Client guabiliboards. The Principal of the Sponsorship Billiboards. The Principal of the Principal of the Sponsorship Billiboards of the Sponsorship Billiboards of the Sponsorship Billiboards of the Sponsorship Billiboards and that the Program / TV Country of the Order relates, do no nsor is associated and the spoard, which the Advertising Country of the Sponsorship Billiboards of the Order relates, do no nsor is associated and the spoard, which the Advertising Country of the Sponsorship Billiboards and the Sponsorship Billiboard	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Mararge entrepreneur within the meaning of the Act of March 8, 20 and due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Failinged and the Act of March 18, 20 and 19, 20 and 19, 20 and 19, 20 and 20
strobramska Str. 77, registered egister No. KRS 0001009872, No. 1013 on preventing excessive del he Client declares that he has thounteracting excessive delays in 2010 0000 5244 2000 1001 by bet the payment deadline specified ill result in the cancellation of the he Client declares that the Spord Screen, Polsat Media AdTube, firinge the rights or goods of thire orks and artistic performances cay any remuneration / royalties for violations of the rights referred he Client declares that it is solely sted in the Sponsorship Billboard he Client declares that the Spord Screen, Polsat Media AdTube, and the Sponsorship Billboard he Client declares that the Spord Screen, Polsat Media AdTube consoring entity (indicated in the eadvertising message. he Contractor is entitled to cease he basis of the opinion of the Advigarding the cancellation of the Che broadcast schedule is determ matters not regulated, the Principal their content and agrees to in the terms and conditions granted rogram / TV Channels and / or, TV Channels and /	in the District Court of to 1, 11, 21, 27, 3, 100. The lays in commercial transaction and transaction and transfer, up to 7 wo field above or failure to re Order. In such a case, sorship Billboards prow, Polsat Media Digital Ad parties, in particular through a digital and parties, in particular through a digital and parties, in particular, responsible for the condition of the broadcasting of the to above (in particular, responsible for the condition and the condition of the condition of the condition of the service of the ser	ne capital city of Contractor decl actions e the status (del ns. The Client is king days beforneet other requir the relevant pro dided for broadca udio to which the at, as the produce Sponsorship E royalties and / or tent of the Sponsorship in the sponsorship is contracted for broadca Audio to which the sponsorship is contracted for broadca hudio to which the sponsorship Billis in operating with the sponsorship billistic or operating with the sponsorship bil	Warsaw XIII Commercia ares that he has the stat ete as appropriate) of a le obliged to pay the amou ethe first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Principles of the Principles of the Sponsorship Billiboards. The Client gua Billiboards. The Principla or compensation reimburs is orship Billiboards and that is the Program / TV C the Order relates, do no nsor is associated and the poard, which the Advertist thin the Advertising Cound to covered by the Order shatton of concluding a long-fia Online, Polsat Media a	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of March 8, 20 mit due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail noiples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. The hannels and / or in the Products: Polsat Media Online, Polsat I subject to defects legal and that their emission is lawful and doe interest that the Contractor and the Broadcaster will not be obliguantertakes to satisfy claims against the Contractor or the Broadcaster will not be obliguantertakes to satisfy claims against the Contractor or the Broadcaster), along with all costs incurred due to violations. It it has all the approvals and permits necessary to market the prochannels and / or in the Products: Polsat Media Online, Polsat I toontain audio fragments or visual advertising messages from at could make it difficult to distinguish the Sponsorship Billboard ing Council Association will request in writing with such a requecil Association. In such a case, the relevant provision of the Prince of
strobramska Str. 77, registered egister No. KRS 0001009872, No. 1013 on preventing excessive del he Client declares that he has thounteracting excessive delays in 2010 0000 5244 2000 1001 by bet the payment deadline specified ill result in the cancellation of the he Client declares that the Spord Screen, Polsat Media AdTube, firinge the rights or goods of thire orks and artistic performances cay any remuneration / royalties for violations of the rights referred he Client declares that it is solely sted in the Sponsorship Billboard he Client declares that the Spord Screen, Polsat Media AdTube, and the Sponsorship Billboard he Client declares that the Spord Screen, Polsat Media AdTube consoring entity (indicated in the eadvertising message. he Contractor is entitled to cease he basis of the opinion of the Advigarding the cancellation of the Che broadcast schedule is determ matters not regulated, the Principal their content and agrees to in the terms and conditions granted rogram / TV Channels and / or, TV Channels and /	in the District Court of to 1, 11, 21, 27, 3, 100. The lays in commercial transaction and transaction and transfer, up to 7 wo field above or failure to re Order. In such a case, sorship Billboards prow, Polsat Media Digital Ad parties, in particular through a digital and parties, in particular through a digital and parties, in particular, responsible for the condition of the broadcasting of the to above (in particular, responsible for the condition and the condition of the condition of the condition of the service of the ser	ne capital city of Contractor decl actions e the status (del ns. The Client is king days beforneet other requir the relevant pro dided for broadca udio to which the at, as the produce Sponsorship E royalties and / or tent of the Sponsorship in the sponsorship is contracted for broadca Audio to which the sponsorship is contracted for broadca hudio to which the sponsorship Billis in operating with the sponsorship billistic or operating with the sponsorship bil	Warsaw XIII Commercia ares that he has the stat ete as appropriate) of a le obliged to pay the amou ethe first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Principles of the Principles of the Sponsorship Billiboards. The Client gua Billiboards. The Principla or compensation reimburs is orship Billiboards and that is the Program / TV C the Order relates, do no nsor is associated and the poard, which the Advertist thin the Advertising Cound to covered by the Order shatton of concluding a long-fia Online, Polsat Media a	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Ma large entrepreneur within the meaning of the Act of Ma large entrepreneur within the meaning of the Act of Macarge entrepreneur within the meaning of the Act of March 8, 20 middle to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail noiples 4 working days before the commencement of the issue proncerning the cancellation of the Order shall apply. Induced the defects legal and that their emission is lawful and doe liboards, it has acquired and holds all copyrights and related right interest that the Contractor and the Broadcaster will not be obliqued takes to satisfy claims against the Contractor or the Broadcament), along with all costs incurred due to violations. It it has all the approvals and permits necessary to market the probatic contain audio fragments or visual advertising messages froat could make it difficult to distinguish the Sponsorship Billboard ing Council Association will request in writing with such a requicil Association. In such a case, the relevant provision of the Principle dermagreement with the Contractor for the broadcasting of ads AdScreen, Polsat Media AdTube, Polsat Media Digital Audio. AdScreen, Polsat Media AdTube, Polsat Media Digital Audio.
strobramska Str. 77, registered 'kegister No. KRS 0001009872, No. 1013 on preventing excessive del he Client declares that he has the counteracting excessive del he Client declares that he has the possibility of the counteracting excessive delays in 010 0000 5244 2000 1001 by be the the payment deadline special result in the cancellation of the he Client declares that the Spord decreen, Polsat Media AdTube, fiftings the rights or goods of thir tooks and artistic performances cay any remuneration / royalties for violations of the rights referred he Client declares that it is solely sted in the Sponsorship Billboarche Client declares that the Spord decreen, Polsat Media AdTube ponsoring entity (indicated in the eadvertising message. he Contractor is entitled to cease he basis of the opinion of the Advagarding the cancellation of the Che broadcast schedule is determ matters not regulated, the Princad their content and agrees to in the terms and conditions granted rogram / TV Channels and / or, TV Cha	in the District Court of to 1, 11, 21, 27, 3, 100. The lays in commercial transaction and transaction and transfer, up to 7 wo field above or failure to re Order. In such a case, sorship Billboards prow, Polsat Media Digital Ad parties, in particular through a digital and parties, in particular through a digital and parties, in particular, responsible for the condition of the broadcasting of the to above (in particular, responsible for the condition and the condition of the condition of the condition of the service of the ser	ne capital city of Contractor decl actions e the status (del ns. The Client is king days beforneet other requir the relevant pro dided for broadca udio to which the at, as the produce Sponsorship E royalties and / or tent of the Sponsorship in the sponsorship is contracted for broadca Audio to which the sponsorship is contracted for broadca hudio to which the sponsorship Billis in operating with the sponsorship billistic or operating with the sponsorship bil	Warsaw XIII Commercia ares that he has the stat ete as appropriate) of a le obliged to pay the amou ethe first broadcast, and ements set out in the Prinvisions of the Principles of the Principles of the Principles of the Principles of the Sponsorship Billiboards. The Client gua Billiboards. The Principla or compensation reimburs is orship Billiboards and that is the Program / TV C the Order relates, do no nsor is associated and the poard, which the Advertist thin the Advertising Cound to covered by the Order shatton of concluding a long-fia Online, Polsat Media a	I Department of the National Court Register under the National us of a large entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of Marage entrepreneur within the meaning of the Act of March 8, 20 and due to the Contractor's bank account at mBank S.A. No. 18 immediately send a copy of the transfer to the Contractor. Fail mimediately send a copy of the transfer to the Contractor. Fail neighboreneur of the issue proncerning the cancellation of the Order shall apply. hannels and / or in the Products: Polsat Media Online, Polsat I ubject to defects legal and that their emission is lawful and doe allboards, it has acquired and holds all copyrights and related right rantees that the Contractor and the Broadcaster will not be oblighed that the Contractor and the Broadcaster will not be oblighed and the products and permits necessary to market the product it has all the approvals and permits necessary to market the product and in the Products: Polsat Media Online, Polsat I to contain audio fragments or visual advertising messages from at could make it difficult to distinguish the Sponsorship Billboard in Council Association will request in writing with such a requestil Association. In such a case, the relevant provision of the Printer and prement with the Contractor for the broadcasting of ads AdScreen, Polsat Media AdTube, Polsat Media Digital Audio.

Client



Warsaw, print from: .....

					Order:	123456	6/00/A1	/AA		TV Channe
Client: Product:										
Ordinal number	Day	hour	type	Programme		band	time	Casette	remarks	
1		:		Programme		LN	"	R000000		
2		:		Programme		PT		R000002		
3		:		Programme		М	"	R000000		•
4		:		Programme		DT		R000000		
5		:		Programme		PT	"	R000000		•
6		:		Programme		EF	"	R000000		
									Deadline for	signing up to
(Date an	(Date and signature) Contractor								(Date	and signature) Client



# Appendix No. 3d to the Principles for Conducting Sales on TV Channels of Polsat Media

# Order template - Order - Product placement

INP: 00-00-000-00 INP: 00-000-000-00 INP: 00-000-000-000-00 INP: 00-000-000-000-000-000-000-000-000-000					Warsaw, dated:
INP: 00-00-00-00 Start capital	The Client:		Order: 12	23456/00/A1/A	A TV Channe
NP: 00-00-000 ORS: 123-567 Share capital					
NIP: 00-00-000-00 Strate capital					
RS-1224567 Share capital					
Share capital	NIP: 00-00-000-00				
The Client: Video casette length:					
The Collect:    Wideo casette length:					
Product:    amount   VAT   z VAT	District Court III .				
Product:    amount   VAT   z VAT	The Client:				Video casette length:
amount VAT z VAT  The value of the order including technical fee)  Stimutated technical fee:  Syrpess  Deparating fee  John Total   To payment:  In vords:   The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Syrpess  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Syrpess  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Syrpess  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Syrpess  The Contractor Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Syrpess  The Contractor Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Syrpess  The Contractor Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Special Syrpess  The Contractor Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars.  Sorperson Special Specia					
The value of the order including technical fee)  Stimated technical fee:  Styress  Departing fee  Beer tax   In total  To payment:   In words:   The Contractor: Poisat Media Spólka z ogranicona adovivedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warss  Convolvamska Str. 77, registered in the District Court of the capital dry of Warsew XIII Commercial Department of the National Court Register under	Troudot.				5,000,000,000,000,000,000,000,000,000,0
including technical fee: Express Sperating fee Seer tax  In total  Fo payment: In words:  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warss Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court Register No. RRS 000109972, NP 1132-173-100. The Contractor declares that he has the status of a large enterpreneur within the meaning of the Act of March Register No. RRS 000109972, NP 1132-173-100. The Contractor declares that he has the status of a large enterpreneur within the meaning of the Act of March Register No. RRS 000109972, NP 1132-173-100. The Contractor declares that he has the status of a large enterpreneur within the meaning of the Act of March Register No. RRS 000109972, NP 1132-173-100. The Contractor declares that he has the status of a large enterpreneur within the meaning of the Act of March Register No. RRS 000109972, NP 1132-173-100. The Contractor declares that he has the status of a large enterpreneur within the meaning of the Act of March Register No. RRS 000109972, NP 1132-173-100. The Contractor declares that he has the status of a large enterpreneur within the meaning of the Act of March Register No. RRS 000109972, NP 1132-173-100. The Contractor and the register of the Cortex The Parties authorize one other to issue invoices without the signature of the person authorized to collect the invoice. Failure to keep to the payment deadline sta above or the failure to meet other requirements specified in the Principles within 4 working days of commencing the broadcasting period shall be construed as cancellal of the Order.  The Client declares and warrants that he has the rights to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extended with the rights of third parties to the extent indicated.  The Client grants the Contracto		amount	VAT	z VAT	
Stimated technical fee: Express Operating fee Beer tax  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court Register under the National Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court of the Capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court of the Capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court of the Capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court of the Capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court of the Capital Cour	The value of the order				
In total  For payment: In words:  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warss Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court Register No. KRS 0001009872, NIP 113-21-73-100. The Contractor declares that he has the status of a large entrepreneur within the meaning of the Act of March 2013 on preventing excessive delays in commercial transactions.  The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); The Client agrees and warrants that he has the rights to use the name and trademark that will be included in the Program, may use them in any way and that he is burdened with the rights of third parties to the extent indicated.  The Client grants the Contractor an on-exclusive increase to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extending the performance of this contract, including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Order in the little of exploration, in product	(including technical fee)				
n total  To payment:  In Warss  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warss Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register National Cou	Estimated technical fee:	,		,	
In total  The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warss Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under Unde	Express	,			
The Contractor: Polsat Media Spólka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Wars Ostrobramska Str. 77. registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register No. RSG 9001009872, NP 11-32-17-31-00. The Contractor declares that he has the status of a large entrepreneur within the meaning of the Act of March 2013 on preventing excessive delays in commercial transactions.  The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93.1140 1010 0000 5244 2000 1010 (EUR) by transfer, within 7 working days before the first broadcast, and immediately send a copy of the transfer to the Contractor and the program of the City of t		,			
The Contractor: Polsat Media Spóika z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warso Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the Nati	Beer tax	,	,		
The Contractor: Polsat Media Spóika z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warso Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the Nati	In total				
The Contractor: Polsat Media Spółka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.) with registered seat in Warso Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the National Court Register within the meaning of the Act of Marct 2013 on preventing excessive delays in commercial transactions.  The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93.1140.1010.0000 5244.2000 1009 (USD); 166.1140.1010.0000 5244.2000 1010 (EUR) by transfer, within 7 working days before the first broadcast, and immediately send a copy of the transfer to the Contractor. The Parties authorize one colten to issue invoices without the signature of the person authorized to collect the invoice. Failure to keep to the payment deadline stabove or the failure to meet other requirements specified in the Principles within 4 working days of commencing the broadcasting period shall be construed as cancellal of the Order.  The Client declares and warrants that he has the rights to use the name and trademark that will be included in the Program, may use them in any way and that he is burdened with the rights of third parties to the extent indicated.  The Client grants the Contractor a non-exclusive license to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extenabiling the performance of this contract, including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Ord in the fields of exploitation, in particular, but not only through: broadcasting via vision and sound, wired and wireless through ground stations and via satellite at disseminating them in cable networks exchanged of media on which the works were recorded and entering entries into the memory of computers and networks are under the program. In the intense of exploitation, in particul	To payment:	,,			
Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIII Commercial Department of the National Court Register under the National CRegister No. RRS. 0001009972. NIP 113-21-73-10. The Contractor declares that he has the status of a large entrepreneur within the meaning of the Act of March 2013 on preventing excessive delays in commercial transactions.  The Client agrees to pay the amount due to the bank account of the Contractor maintained at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); 166 1140 1010 0000 5244 2000 1010 (EUR) by transfer, within 7 working days before the first broadcast, and immediately send a copy of the transfer to the Contract The Parties authorize one other to issue invoices without the signature of the person authorized to collect the invoice. Failure to keep to the payment deadline sta above or the failure to meet other requirements specified in the Principles within 4 working days of commencing the broadcasting period shall be construed as cancellat of the Order.  The Client declares and warrants that he has the rights to use the name and trademark that will be included in the Program, may use them in any way and that he is burdened with the rights of third parties to the extent indicated.  The Client grants the Contractor a non-exclusive license to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extent including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Ord in the fields of exploitation, in particular, but not only through: broadcasting via vision and sound, wired and wireless through ground stations and via satellite a disseminating them in cable networks, exchange of media on which the works were recorded and wireless through ground stations and via satellite electromance of the state of the place and time selected by them, including in the VOD system, sharing and for exchanging files, placing on the market of recording med	In words:			,	
66 1140 1010 0000 5244 2000 1010 (EUR) by transfer, within 7 working days before the first broadcast, and immediately send a copy of the transfer to the Contract The Parties authorize one other to issue invoices without the signature of the person authorized to collect the invoice. Failure to keep to the payment deadline state above or the failure to meet other requirements specified in the Principles within 4 working days of commencing the broadcasting period shall be construed as cancellat of the Order.  The Client declares and warrants that he has the rights to use the name and trademark that will be included in the Program, may use them in any way and that he is burdened with the rights of third parties to the extent indicated.  The Client grants the Contractor a non-exclusive license to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extent enabling the performance of this contract, including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Ord in the fields of exploitation, in particular, but not only through: broadcasting via vision and sound, wired and wireless through ground stations and via satellite a disseminating them in cable networks, exchange of media on which the works were recorded and entering entries into the memory of computers and network serv computer, also generally available, such as the Internet, and making their records (files) available to users (using) of such networks around the world, including telecommunications networks at the place and time selected by them, including in the VOS yestem, sharing via websites y www and internet portals. P2P and of protocols for sharing and / or exchanging files, placing on the market of recording media (all kinds, including VCD, DVD, video cassette, digital files, etc.) Broadcastic including broadcasting in cable networks and digital platforms as well as in telecommunications networks and networks commonly available such as the					
The Client declares and warrants that he has the rights to use the name and trademark that will be included in the Program, may use them in any way and that he is burdened with the rights of third parties to the extent indicated.  The Client grants the Contractor a non-exclusive license to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extenabling the performance of this contract, including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Ord in the fields of exploitation, in particular, but not only through: broadcasting via vision and sound, wired and wireless through ground stations and via satellite a disseminating them in cable networks, exchange of media on which the works were recorded and entering entries into the memory of computers and network serv computer, also generally available, such as the Internet, and making their records (files) available to users (using) of such networks around the world, including telecommunications networks at the place and time selected by them, including in the VOD system, sharing via websites y www and internet portals, P2P and of protocols for sharing and / or exchanging files, placing on the market of recording media (all kinds, including VCD, DVD, video cassette, digital files, etc.) Broadcast unlimited number of copies and their lending and rental, authorizing on an exclusive basis for broadcasting on the Program by other entities, including TV organizatio including broadcasting in cable networks and digital platforms as well as in telecommunications networks and networks commonly available such as the Internet, pudisplay and playback on the Program.  In the event that third parties raise legitimate claims against the Contractor, the Broadcaster, their contractors or legal successors, resulting from violations of the rightered to in points 1 and 2, by broadcasting Programs containing product placement, the Client is obliged to satisfy the claims a	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of	ed in the District Court of t , NIP 113-21-73-100. The delays in commercial trans	he capital city of e Contractor declarations.	Warsaw XIII Commercial lares that he has the s	cial Department of the National Court Register under the National Co status of a large entrepreneur within the meaning of the Act of March
The Client grants the Contractor a non-exclusive license to use the name, trademark, without territorial limitations, with the right to grant further licenses to the extending the performance of this contract, including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Ord in the fields of exploitation, in particular, but not only through: broadcasting via vision and sound, wired and wireless through ground stations and via satellitie a disseminating them in cable networks, exchange of media on which the works were recorded and entering entries into the memory of computers and network serve computer, also generally available, such as the Internet, and making their records (files) available to users (using) of such networks around the world, including telecommunications networks at the place and time selected by them, including in the VOD system, sharing via websites y www and internet portals, P2P and ot protocols for sharing and / or exchanging files, placing on the market of recording media (all kinds, including VCD, DVD, video cassette, digital files, etc.) Broadcast unlimited number of copies and their lending and rental, authorizing on an exclusive basis for broadcasting on the Program by other entities, including TV organizatic including proadcasting in cable networks and digital platforms as well as in telecommunications networks and networks commonly available such as the Internet, pu display and playback on the Program.  In the event that third parties raise legitimate claims against the Contractor, the Broadcaster, their contractors or legal successors, resulting from violations of the rig referred to in points 1 and 2, by broadcasting Programs containing product placement, the Client is obliged to satisfy the claims addressed to Contractor, Broadcast and their legal successors or contractors from these titles, along with the costs of defense of the rights granted to the Contractor or the Broadcaster. The Client is obliged to reimburse the r	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive combine Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe	id in the District Court of to NIP 113-21-73-100. The Idelays in commercial trans amount due to the ba 1010 (EUR) by transfer, or to issue invoices withou	he capital city of e Contractor declaractions. nk account of to within 7 working of the signature of the	Warsaw XIII Comment lares that he has the s he Contractor maintal days before the first brown of the person authorize	cial Department of the National Court Register under the National Co status of a large entrepreneur within the meaning of the Act of March lined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No oadcast, and immediately send a copy of the transfer to the Contract and to collect the invoice. Failure to keep to the payment deadline stat
enabling the performance of this contract, including to the extent necessary for their use and operation under the Program, for all known at the time of conclusion Ord in the fields of exploitation, in particular, but not only through: broadcasting via vision and sound, wired and wireless through ground stations and via satellite a disseminating them in cable networks, exchange of media on which the works were recorded and entering entries into the memory of computers and network serve computer, also generally available, such as the Internet, and making their records (files) available to users (using) of such networks around the world, including the elecommunications networks at the place and time selected by them, including in the VOD system, sharing via websites y www and internet portals, P2P and of protocols for sharing and / or exchanging files, placing on the market of recording media (all kinds, including VCD, DVD, video cassette, digital files, etc.) Broadcasts unlimited number of copies and their lending and rental, authorizing on an exclusive basis for broadcasting on the Program by other entities, including TV organizatio including broadcasting in cable networks and digital platforms as well as in telecommunications networks and networks commonly available such as the Internet, pu display and playback on the Program.  In the event that third parties raise legitimate claims against the Contractor, the Broadcaster, their contractors or legal successors, resulting from violations of the rig referred to in points 1 and 2, by broadcasting Programs containing product placement, the Client is obliged to satisfy the claims addressed to Contractor, Broadcast and their legal successors or contractors from these titles, along with the costs of defense of the rights granted to the Contractor or Broadcaster. The Client is obliged to satisfy the claims addressed to Contractor, Broadcast and their legal successors or contractors from these titles, along with the costs of defense of the rights granted to the Contrac	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order.  The Client declares and warran	od in the District Court of to, NIP 113-21-73-100. The lelays in commercial transfer amount due to the bath 1010 (EUR) by transfer, or to issue invoices withouter requirements specified its that he has the rights to	he capital city of e Contractor declaractions. nk account of to within 7 working of the Principles of the Principles of the use the name a	Warsaw XIII Commendares that he has the side of the Contractor maintailed by the Contractor maintailed by the person authorize within 4 working days of	cial Department of the National Court Register under the National Co tatus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No oadcast, and immediately send a copy of the transfer to the Contract dot collect the invoice. Failure to keep to the payment deadline stat of frommencing the broadcasting period shall be construed as cancellating
unlimited number of copies and their lending and rental, authorizing on an exclusive basis for broadcasting in the Program by other entities, including TV organization including broadcasting in cable networks and digital platforms as well as in telecommunications networks and networks commonly available such as the Internet, put display and playback on the Program.  In the event that third parties raise legitimate claims against the Contractor, the Broadcaster, their contractors or legal successors, resulting from violations of the rightered to in points 1 and 2, by broadcasting Programs containing product placement, the Client is obliged to satisfy the claims addressed to Contractor, placement, the Client is obliged to satisfy the claims addressed to Contractor, Broadcaster, the Client declares or or contractors from these titles, along with the costs of defense of the rights granted to the Contract or the Broadcaster. The Client is obliged to satisfy the dams addressed to Contractor or the Broadcaster would have to pay for these reasons, together with all reasonable costs incurred the breach.  The Client declares that he holds all the certificates and permits necessary to introduce the advertised products and services that are subject og the product placem to trading in Poland.  In matters not regulated herein, the Principles applicable for the broadcast period covered by the Order shall apply. The Client declares that he has received the Principle and acquainted itself with their content, and hereby agrees to incorporate the Principles in the Order  The terms and conditions granted to the Client shall be binding provided that a long-term contract is concluded with the Contractor by	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive c The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third	ind in the District Court of t, NIP 113-21-73-100. The lelays in commercial trans amount due to the ba 1010 (EUR) by transfer, to issue invoices withouar requirements specified its that he has the rights to parties to the extent indic	he capital city of e Contractor deci- sactions. nk account of to within 7 working it the signature on the Principles wo use the name a cated.	Warsaw XIII Commer- lares that he has the s he Contractor mainta days before the first br of the person authorize within 4 working days of und trademark that will	cial Department of the National Court Register under the National Co- tatus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No oadcast, and immediately send a copy of the transfer to the Contract did to collect the invoice. Failure to keep to the payment deadline stat frommencing the broadcasting period shall be construed as cancellating be included in the Program, may use them in any way and that he is to
In the event that third parties raise legitimate claims against the Contractor, the Broadcaster, their contractors or legal successors, resulting from violations of the rig referred to in points 1 and 2, by broadcasting Programs containing product placement, the Client is obliged to satisfy the claims addressed to Contractor, Broadcast and their legal successors or contractors from these titles, along with the costs of defense of the rights granted to the Contractor or the Broadcaster. The Client is oblig to reimburse the royalties and / or damages that the Contractor or the Broadcaster would have to pay for these reasons, together with all reasonable costs incurred the breach.  The Client declares that he holds all the certificates and permits necessary to introduce the advertised products and services that are subject og the product placem to trading in Poland.  In matters not regulated herein, the Principles applicable for the broadcast period covered by the Order shall apply. The Client declares that he has received the Princip and acquainted itself with their content, and hereby agrees to incorporate the Principles in the Order  The terms and conditions granted to the Client shall be binding provided that a long-term contract is concluded with the Contractor by	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third The Client grants the Contracte enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availatelecommunications networks a	ind in the District Court of the NIP 113-21-73-100. The lelays in commercial transfer amount due to the base of the lelays in commercial transfer amount due to the base of the lelays in commercial transfer amount due to the base invoices without requirements specified in the least the has the rights to parties to the extent indice or a non-exclusive license is contract, including to the particular, but not only the tworks, exchange of mediate, such as the Internet at the place and time selections.	the capital city of e Contractor declaractions. nk account of to within 7 working or the signature or n the Principles was to use the name a cated. to use the name e extent necessal arough: broadcast ia on which the the cited by them, in the contraction of the principles was prough.	Warsaw XIII Commer- lares that he has the s he Contractor mainta days before the first br of the person authorize within 4 working days of und trademark that will e, trademark, without tr yr for their use and ope sting via vision and so works were recorded a eir records (files) avail cluding in the VOD sy	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); I oadcast, and immediately send a copy of the transfer to the Contract of to collect the invoice. Failure to keep to the payment deadline staff commencing the broadcasting period shall be construed as cancellate be included in the Program, may use them in any way and that he is territorial limitations, with the right to grant further licenses to the extreation under the Program, for all known at the time of conclusion Order und, wired and wireless through ground stations and via satellite and entering entries into the memory of computers and network serviable to users (using) of such networks around the world, including istem, sharing via websites y www and internet portals, P2P and ot
The Client declares that he holds all the certificates and permits necessary to introduce the advertised products and services that are subject og the product placem to trading in Poland. In matters not regulated herein, the Principles applicable for the broadcast period covered by the Order shall apply. The Client declares that he has received the Principle and acquainted itself with their content, and hereby agrees to incorporate the Principles in the Order The terms and conditions granted to the Client shall be binding provided that a long-term contract is concluded with the Contractor by	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third The Client grants the Contract enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availatelecommunications networks a protocols for sharing and / or en unlimited number of copies and including broadcasting in cable	ind in the District Court of to, NIP 113-21-73-100. The lelays in commercial trans amount due to the ba 1010 (EUR) by transfer, or to issue invoices without requirements specified in the last the hast the rights to parties to the extent indicor a non-exclusive license is contract, including to the particular, but not only the tworks, exchange of mediate, such as the Internet at the place and time selechanging files, placing or their lending and rental, networks and digital platfine two the such as the Internet of their lending and rental, networks and digital platfine.	the capital city of a Contractor decisactions. In account of the within 7 working at the signature on the Principles who use the name a cated. It is to use the name and the country of the principles who will be a compared to the country of the co	Warsaw XIII Commericates that he has the some contractor mainta days before the first broof the person authorize within 4 working days of and trademark, without try for their use and opesting via vision and so works were recorded a fir records (files) avail coluding in the VOD syecording media (all kin a exclusive basis for broof a cording media (all kin a exclusive basis for broof and so works were recording media (all kin a exclusive basis for broof and the value of the cording media (all kin a exclusive basis for broof and the value of the cording media (all kin a exclusive basis for broof and the value of the cording media (all kin a cordinate of the cordin	cial Department of the National Court Register under the National Cctatus of a large entrepreneur within the meaning of the Act of March tined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); I ooadcast, and immediately send a copy of the transfer to the Contract of to collect the invoice. Failure to keep to the payment deadline staff commencing the broadcasting period shall be construed as cancellate the included in the Program, may use them in any way and that he is territorial limitations, with the right to grant further licenses to the exteration under the Program, for all known at the time of conclusion Ordund, wired and wireless through ground stations and via satellite and entering entries into the memory of computers and network servable to users (using) of such networks around the world, including ristem, sharing via websites y www and internet portals, P2P and ot des, including VCD, DVD, video cassette, digital files, etc.) Broadcastio oadcasting on the Program by other entities, including TV organizatio
In matters not regulated herein, the Principles applicable for the broadcast period covered by the Order shall apply. The Client declares that he has received the Principles in the Order and acquainted itself with their content, and hereby agrees to incorporate the Principles in the Order The terms and conditions granted to the Client shall be binding provided that a long-term contract is concluded with the Contractor byfor broadcasting a in	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third The Client grants the Contract enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availe telecommunications networks a protocols for sharing and / or evunlimited number of copies and including broadcasting in cable display and playback on the Pro In the event that third parties ra referred to in points 1 and 2, by and their legal successors or co to reimburse the royalties and /	ind in the District Court of t, NIP 113-21-73-100. The lelays in commercial trans amount due to the ba 1010 (EUR) by transfer, to issue invoices without requirements specified its that he has the rights to parties to the extent indigor a non-exclusive licenses contract, including to the particular, but not only the tworks, exchange of medible, such as the Internet at the place and time selection and including and rental, intervorks and digital platforgram.  Itselegitimate claims again of broadcasting Programs intractors from these titles	he capital city of e contractor decisactions.  In account of the within 7 working it the signature on the Principles who use the name a cated.  In the signature of the principles who is the signature of the principles who is the signature of the principles who is	Warsaw XIII Commentares that he has the side of the contractor maintance and a before the first broom the person authorize within 4 working days of the person authorize within 4 working days of the person authorize within 4 working days of the contract o	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); Noadcast, and immediately send a copy of the transfer to the Contract of the Contract of commencing the broadcasting period shall be construed as cancellating the broadcasting period shall be construed as cancellating be included in the Program, may use them in any way and that he is interritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to grant further licenses to the exterritorial limitations, with the right to under the Program by other entities, including TV organization networks and networks commonly available such as the Internet, put eier contractors or legal successors, resident grant of the right tis obliged to satisfy the claims addressed to Contractor, Broadcasting that so the Contractor or the Broadcaster. The Client is obliging the program of the Broadcaster. The Client is obliging the program of the Broadcaster. The Client is obliging the program of the Broadcaster.
The terms and conditions granted to the Client shall be binding provided that a long-term contract is concluded with the Contractor byfor broadcasting a in	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third The Client grants the Contractenabling the performance of the in the fields of exploitation, in disseminating them in cable ne computer, also generally availatelecommunications networks a protocols for sharing and / or evanimited number of copies and including broadcasting in cable display and playback on the Profunction of the computer of the preferred to in points 1 and 2, by and their legal successors or coto reimburse the royalties and / the breach.	ind in the District Court of to, NIP 113-21-73-100. The lelays in commercial trans amount due to the ba 1010 (EUR) by transfer, voto is use invoices without requirements specified in the table of tabl	the capital city of a Contractor decisactions. In account of the within 7 working in the signature on the Principles who use the name a cated. In the signature of the working is a contained by the working of the working the working of the market of reauthorizing on arorms as well as institute the contraction, along with the contractor or the Britantian of the market of reauthorizing on arorms as well as institute Contractor or the Britantian of the market of reauthorizing production, along with the contractor or the Britantian or the contractor or the Britantian or containing productions are containing productions.	Warsaw XIII Commendares that he has the side. Contractor maintandays before the first brown of the person authorize within 4 working days of and trademark, without the properties of the person authorize within 4 working days of and trademark, without the properties of the person and so works were recorded a ein records (files) available full gin the VOD system of the person of	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March attus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); Noadcast, and immediately send a copy of the transfer to the Contract of the contract of the contract of the payment deadline state of commencing the broadcasting period shall be construed as cancellating be included in the Program, may use them in any way and that he is the included in the Program, may use them in any way and that he is the included in the Program, for all known at the time of conclusion Order and wireless through ground stations and via satellite a land entering entries into the memory of computers and network service and entering entries into the memory of computers and network services (using) of such networks around the world, including restem, sharing via websites y www and internet portals, P2P and off discinduding VTO, DVD, video cassette, digital files, etc.) Broadcasts oadcasting on the Program by other entities, including TV organization networks and networks commonly available such as the Internet, put eir contractors or legal successors, resulting from violations of the right is obliged to satisfy the claims addressed to Contractor, Broadcast rights granted to the Contractor or the Broadcaster. The Client is oblig to pay for these reasons, together with all reasonable costs incurred
Deadline for signing up to	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive c The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third The Client grants the Contracte enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availate telecommunications networks a protocols for sharing and / or evanilimited number of copies and including broadcasting in cable display and playback on the Profunction of the view of the	id in the District Court of to NIP 13-21-73-100. The lelays in commercial trans amount due to the ba 1010 (EUR) by transfer, voto is used in voices without requirements specified in the thing of a non-exclusive license contract, including to the particular, but not only the tworks, exchange of mediable, such as the Internet at the place and time selecthanging files, placing or their lending and rental, networks and digital platfogram.  In the programs of the digital platfogram of the programs of the such and the such as the Internet of the rental of the programs of the such as the Internet of the such as the Internet of the such as the Internet at the place and time selecthanging files, placing or their lending and rental, networks and digital platfogram.  In the programs of the such as	the capital city of e Contractor decisactions.  Ink account of the within 7 workings in the Signature on the Principles who use the name a cated.  In the signature of the within 7 workings in the Principles who use the name a cated.  In the signature of the within the name and the within the cated by them, in the market of reauthorizing on an orms as well as institute the Contractor containing product, along with the cated permits necessal for the broadcast for the broadcast.	Warsaw XIII Commentares that he has the sime Contractor maintadays before the first bright the person authorize within 4 working days of und trademark, without try for their use and opesting via vision and so works were recorded a eir records (files) avail acluding in the VOD syecording media (all kin nexclusive basis for bright expense), the Broadcaster, the cit placement, the Cliesosts of defense of the oadcaster would have by to introduce the advergeriod covered by the	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March attus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); Noadcast, and immediately send a copy of the transfer to the Contract of the tendency of the invoice. Failure to keep to the payment deadline state of commencing the broadcasting period shall be construed as cancellating be included in the Program, may use them in any way and that he is interritorial limitations, with the right to grant further licenses to the extreation under the Program, for all known at the time of conclusion Order and wireless through ground stations and via satellite a land entering entries into the memory of computers and network serviable to users (using) of such networks around the world, including vistem, sharing via websites y www and internet portals, P2P and off dis, including to the program by other entities, including TV organization networks and networks commonly available such as the Internet, put eir contractors or legal successors, resulting from violations of the right is obliged to satisfy the claims addressed to Contractor, Broadcast rights granted to the Contractor or the Broadcaster. The Client is oblig to pay for these reasons, together with all reasonable costs incurred ertised products and services that are subject og the product placement of the product shall apply. The Client declares that he has received the Principi
Deadline for signing up to	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order.  The Client declares and warran burdened with the rights of third The Client grants the Contracte enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availe telecommunications networks a protocols for sharing and / or evanilimited number of copies and including broadcasting in cable display and playback on the Prof. In the event that third parties rareferred to in points 1 and 2, by and their legal successors or co to reimburse the royalties and / the breach.  The Client declares that he hold to trading in Poland.  In matters not regulated herein, and acquainted itself with their The terms and conditions grant.	id in the District Court of to NIP 113-21-73-100. The lelays in commercial trans amount due to the bat 1010 (EUR) by transfer, or to issue invoices without requirements specified in the thing to the particular, but not only the tworks, exchange of mediable, such as the Internet at the place and time selectanging files, placing or their lending and rental, inetworks and digital platfogram. In the place and time selectanging files, placing or their lending and rental, inetworks and digital platfogram. In the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the programs of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent.	the capital city of a Contractor decisactions. In account of the within 7 working at the signature on the Principles who use the name acated. It is to use the name acated at the signature of the principles who is the pri	Warsaw XIII Commerciares that he has the some lares that he control tha	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March ined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); Noadcast, and immediately send a copy of the transfer to the Contract of to collect the invoice. Failure to keep to the payment deadline staff commencing the broadcasting period shall be construed as cancellate be included in the Program, may use them in any way and that he is territorial limitations, with the right to grant further licenses to the extreation under the Program, for all known at the time of conclusion Order and wireless through ground stations and via satellite and entering entries into the memory of computers and network serviable to users (using) of such networks around the world, including stem, sharing via websites y www and internet portals, P2P and of ds, including VCD, DVD, video cassette, digital files, etc.) Broadcasts oadcasting on the Program by other entities, including TV organization networks and networks commonly available such as the Internet, pul girt is obliged to satisfy the claims addressed to Contractor, Broadcast rights granted to the Contractor or the Broadcaster. The Client is oblig to pay for these reasons, together with all reasonable costs incurred ertised products and services that are subject og the product placem.
	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive of The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order. The Client declares and warran burdened with the rights of third the Client grants the Contract enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availe telecommunications networks a protocols for sharing and / or evanilimited number of copies and including broadcasting in cable display and playback on the Pro In the event that third parties rareferred to in points 1 and 2, by and their legal successors or co to reimburse the royalties and / the breach.  The Client declares that he hold to trading in Poland.  In matters not regulated herein, and acquainted itself with their The terms and conditions grant	id in the District Court of to NIP 113-21-73-100. The lelays in commercial trans amount due to the bat 1010 (EUR) by transfer, or to issue invoices without requirements specified in the thing to the particular, but not only the tworks, exchange of mediable, such as the Internet at the place and time selectanging files, placing or their lending and rental, inetworks and digital platfogram. In the place and time selectanging files, placing or their lending and rental, inetworks and digital platfogram. In the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the programs of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent.	the capital city of a Contractor decisactions. In account of the within 7 working at the signature on the Principles who use the name acated. It is to use the name acated at the signature of the principles who is the pri	Warsaw XIII Commerciares that he has the some lares that he control tha	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March tatus of a large entrepreneur within the meaning of the Act of March inned at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); hoodcast, and immediately send a copy of the transfer to the Contract of the payment deadline state of commencing the broadcasting period shall be construed as cancellated be included in the Program, may use them in any way and that he is interritorial limitations, with the right to grant further licenses to the exteritorial limitations, with the right to grant further licenses to the exterition under the Program, for all known at the time of conclusion Orderund, wired and wireless through ground stations and via satellite a land entering entries into the memory of computers and network service to users (using) of such networks around the world, including vistem, sharing via websites y www and internet portals, P2P and otted, including VCD, DVD, video cassette, digital files, etc.) Broadcasts oadcasting on the Program by other entities, including TV organization networks and networks commonly available such as the Internet, put eir contractors or legal successors, resulting from violations of the right is obliged to satisfy the claims addressed to Contractor, Broadcasting in the obliged to satisfy the claims addressed to Contractor, Broadcasting to pay for these reasons, together with all reasonable costs incurred certised products and services that are subject og the product placemed order shall apply. The Client declares that he has received the Princip order act is concluded with the Contractor by
	Ostrobramska Str. 77, registere Register No. KRS 0001009872 2013 on preventing excessive c The Client agrees to pay the 66 1140 1010 0000 5244 2000 The Parties authorize one othe above or the failure to meet othe of the Order.  The Client declares and warran burdened with the rights of third The Client grants the Contracte enabling the performance of this in the fields of exploitation, in disseminating them in cable ne computer, also generally availate telecommunications networks a protocols for sharing and / or exullimited number of copies and including broadcasting in cable display and playback on the Profilm the event that third parties are referred to in points 1 and 2, by and their legal successors or co to reimburse the royalties and / the breach.  In matters not regulated herein, and acquainted itself with their of the terms and conditions grant.	id in the District Court of to NIP 113-21-73-100. The lelays in commercial trans amount due to the bat 1010 (EUR) by transfer, or to issue invoices without requirements specified in the thing to the particular, but not only the tworks, exchange of mediable, such as the Internet at the place and time selectanging files, placing or their lending and rental, inetworks and digital platfogram. In the place and time selectanging files, placing or their lending and rental, inetworks and digital platfogram. In the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the place and time selectanging files, placing or their lending and rental, in the programs of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent, and hereby agreed to the Client shall be better the same amount of the principles applicable frontent.	the capital city of a Contractor decisactions. In account of the within 7 working at the signature on the Principles who use the name acated. It is to use the name acated at the signature of the principles who is the pri	Warsaw XIII Commerciares that he has the some lares that he control tha	cial Department of the National Court Register under the National Cotatus of a large entrepreneur within the meaning of the Act of March tined at mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No coadcast, and immediately send a copy of the transfer to the Contract of the payment deadline state of commencing the broadcasting period shall be construed as cancellating be included in the Program, may use them in any way and that he is a certificate limitations, with the right to grant further licenses to the externation under the Program, for all known at the time of conclusion Order und, wired and wireless through ground stations and via satellite a land entering entries into the memory of computers and network server able to users (using) of such networks around the world, including vistem, sharing via websites y www and internet portals, P2P and off ds, including VCD, DVD, video cassette, digital files, etc.) Broadcasts oadcasting on the Program by other entities, including TV organization networks and networks commonly available such as the Internet, put eir contractors or legal successors, resulting from violations of the right is obliged to satisfy the claims addressed to Contractor, Broadcasting to pay for these reasons, together with all reasonable costs incurred certised products and services that are subject og the product placement of the product shall apply. The Client declares that he has received the Principle order act is concluded with the Contractor by for broadcasting a lating scance of the contractor by

Date and signature) Contractor

Client

(Date and signature)



# Appendix No. 4 to the Principles for Conducting Sales on TV Channels of Polsat Media

			Certificate of	Copyrights		
Title Versi	e of the Ad of the Ad on, Number tion of the Ad					
Infor	mation regarding t	he musical works	used in the Ad:			
No.	Title	Composer	Lyrics Writer	Polish Version Lyrics Writer	Singer	Length
1		<u> </u>				
2						
3						
Prod Dired Scrip Oper	tor twriter					 
	of copyrights validi	ity				
and fitrans I here the r for co I here acco inclu in it a infrir unde Broa I here the a	chat we shall be he imission of the move by declare that the ights to remuneration of the control of the contro	Id fully responsible vie violates person e above mentione ions according to the ents of copyright, except for the person and Related reference remuneration acceptation. In the data included costs of the defence compared to the cost of the obligation of the hall be understood	e in case the broadcass all interests of any third ed persons include all it the Act on Copyright at including the right to to sons indicated in the certificate of the cording to Art. 70 and athor's economic copy in the certificate of co	individuals who — with regard to the Related Rights paid through the he remuneration according to Arterificate no other person has any reactive for the organizations for collective for Art. 18 of the Act with regard to rights of the persons being their pyrights are wrong or incomplete oadcaster as well as to satisfy any proadcaster's request, all losses su	third party and the specified we e competent o . 70 and Art. 1 ights to the remanagement of this ad, the wo holders of suc ), I hereby decorrelated claims	d in case the works – have rganizations 8 of the Act. munerations of copyright, orks included the rights are clare that we sagainst the the result of
				(date, signature and stamp	of the Client)	
Note:						

All fields of the copyright certificate should be filled. In case no information is to be inserted in the field, please write "N/A".



# Appendix No. 5a to the Principles for Conducting Sales on TV Channels of Polsat Media

## Template of Advertiser statement about Ads compliance with Nutrition Criteria

	Polsat Media Spółka z ograniczoną
	odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.)
	ul. Ostrobramska 77
	04-175 Warszawa
Advertiser statement about Ads co	mpliance with Nutrition Criteria
Acting on behalf	t that all of our food products or beverages which  Nutrition Criteria of advertising for children under
12 years of age" from December 2013, prepared b Employers' Association with registered seat in Wadescribed in the document.	
Name and Surname:	Name and Surname :
Position:	Position:
Signature:	Signature:



## Appendix No. 5b to the Principles for Conducting Sales on TV Channels of Polsat Media

# Template of Advertiser statement about Sponsorship Billboards compliance with Nutrition Criteria

	, day
	Polsat Media Spółka z ograniczoną odpowiedzialnością (formerly: Polsat Media Biuro Reklamy Sp. z o.o. Sp.k.). ul. Ostrobramska 77
	04-175 Warszawa
Advertiser statement about Sponsorship Billboar	ds compliance with Nutrition Criteria
Acting on behalf	y, we hereby represent that all of our
Title of commercial	
Version,	number
are in accordance with document "Self-Regulatory children under 12 years of age" from December 2013, Producers - The Employers' Association with registere Nutrition Criteria described in the document.	prepared by the Polish Federation of Food
Name and Surname:	Name and Surname :
Position:	Position:
Signature:	Signature: