

### 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	,	
Polsat	4FUN Dance	Epic Drama
Polsat 2	Puls	BBC Brit
Polsat Cafe	Puls 2	BBC Earth
Polsat Play	Zoom TV	BBC Lifestyle
Polsat Film	Stopklatka	BBC First
Polsat Sport 1	SPI Kino Polska	BBC Cbeebies
Polsat Sport 2	SPI Kino Polska Muzyka	NBCU 13 Ulica
Polsat Sport 3	SPI Kino TV	NBCU SciFi Universal
Polsat Seriale	SPI Gametoon	NBCU E Entertainment
Disco Polo Music	Canal+ Sport	Polsat JimJam
Polsat Music	Canal+ Sport2	AMC
Czwórka	Canal+ Sport3	FILM CAFE
Szóstka	Canal+ Sport4	CBS Reality
Super Polsat	Canal+ Sport5	Sundance TV
Polsat Doku	Canal+ Extra1	Extreme Sports
Polsat Games	Ale Kino+	AXN
Polsat Rodzina	Canal+ Domo	AXN Black
Polsat News	Canal+ Kuchnia	AXN White
Polsat News 2	Planete+	AXN Spin
Polsat News Polityka	MiniMini+	WP
Wydarzenia24	teleTOON+	Kabaret TV
Eleven Sports 1	Canal+ 360	TELE5
Eleven Sports 2	Novelas+	POLONIA1
Eska TV	Novelas+1	Novela TV
Eska TV Extra	Canal+ Premium	Water Planet
Eska Rock TV	History	TV Republika
Polo TV	CI Polsat	Stars.tv
Vox Music TV	History2	Golf Zone
Nowa TV	Polsat Viasat Nature	DaVinci
Fokus TV	Polsat Viasat Explore	wPolsce24
4FUN.TV	Polsat Viasat History	
4FUN KIDS	Viasat True Crime	

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 XII 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 the services.
- 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

- 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 11.111111%, 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. Polsat Media and Broadcaster reserve the right to change of particular programme positions/programmes set out in the Pricelist caused by critical or extraordinary situations (e.g. national day of mourning), caused by *force majeure* or other reasons. This kind of change does not cause the change of Pricelist order. Polsat Media and Broadcaster, by available means, shall use their best efforts to cause that abovementioned change shall not have material impact on the level of viewership of this band or its programme character.
- 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 ChannelGRP levelPolsat50



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**

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.

<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



#### **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 in Polsat Media Digital Products, 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: Polsat Media Digital Products, 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: Polsat Media Digital Products, 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: Polsat Media Digital Products, 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 Polsat Media Digital Products, Polsat Media AdScreen carriers, the Principles for Conducting Sales on Polsat Media Digital Products, 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%

tel. +48 22 514 49 00	Polsat Media Spółka z ograniczoną	NIP 113 21 73 100
sekretariat@polsatmedia.pl	odpowiedzialnością	Nr KRS-0001009872
www.polsatmedia.pl	ul. Ostrobramska 77, 04-175 Warszawa	Sąd Rejonowy dla m.st. Warszawy w Warszawie



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.
- 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 Ad.

<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.



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 21-27 above, the provisions of the Principles relating to Ads shall apply accordingly.

#### III - Long-term contracts

- 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) 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. The terms and conditions of the Order or the Long-Term Agreement shall be valid for the period to which the obligation is related, unless circumstances beyond the control of POLSAT MEDIA or the Advertiser which have a significant impact on the advertising market, including price factors or the level of available advertising resources in particular shall occur. In case of the occurrence of these circumstances, POLSAT MEDIA and the Advertiser shall undertake negotiations in good faith in order to establish new terms and conditions of cooperation for a given period.
- 7. 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
1 LN 7300 (plus VAT)	30 dila 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

- 1. 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: https://radareklamy.pl/kodeks-etyki/

#### 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.
- 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 - ESG clause

- 1. Polsat Plus Group (GPP), of which the Polsat Media is a member, has published its Strategy 2023+ and wishes to make the sustainable growth, which includes environmental, social responsibility and corporate governance factors (ESG), a permanent element of its operations.
- **2.** GPP expects its business partners to make commitment in the field of observance of the principles of ethical conduct, respect for human rights as well as fulfillment of social and environmental commitments which are spelled out in the ESG Declaration of Responsible Cooperation (the ESG Declaration).
- **3.** The current wording of the ESG Declaration can be found on <a href="https://grupapolsatplus.pl/sites/default/files/gpp">https://grupapolsatplus.pl/sites/default/files/gpp</a> deklaracja esg partnera.pdf web page.
- **4.** Advertiser declares that it is familiar with the content of the ESG Declaration and that it will apply the associated rules in its business operations.
- 5. Where the provisions of the Declaration are infringed upon, especially in the scope related to the principles stipulated by the ESG Declaration, Polsat Media will treat such a situation as infringement upon the terms of their cooperation (the terms of the concluded agreement) and such a situation may serve as the basis for terminating the agreement with immediate effect, without observing the notice period, due to the Advertiser fault.

#### XI - Anticorruption clause

- 1. The Advertiser and Polsat Media assure and commit that no part of the compensation paid on account of implementation of the agreement shall be used for covering the cost of offering any undue financial or personal benefits by either party.
- 2. Advertiser declares that it is familiar with the content of the Anti-Corruption Policy of Cyfrowy Polsat
  S.A. which is published on <a href="https://grupapolsatplus.pl/sites/default/files/polityka\_antykorupcyjna\_cp.pdf">https://grupapolsatplus.pl/sites/default/files/polityka\_antykorupcyjna\_cp.pdf</a> web page and undertakes to observe all the principles of this policy in the scope related to prevention of corruption.
- **3.** Advertiser declares that it is aware of the consequences of violation of the principles of the Anti-Corruption Policy of **Cyfrowy Polsat S.A.**, including the Polsat Media right to terminate the agreement.

#### XII - 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
- 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 27<sup>th</sup> March 2023, developed by the Polish Federation of Food Producers Employers' Association based in Warsaw (Appendix No. 5 to the Rules)

#### XIII - Appendices and validity of the Principles

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		
arsaw, datedr		
St., share capital		
shall be valid on condition that it is idedzialnością.		
flandatary'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.
We, with registered registered in the District Court of Court Register under the National Co Number NIP, (hereinafter cal employees:	Comm urt Register No. KRS	ercial Department of the National
(Name of the proxy)	**	(signature of the proxy)
(Name of the proxy)	(position)	(signature of the proxy)
(Name of the proxy)	(position)	(signature of the proxy)
(Name of the proxy)	(position)	(signature of the proxy)
(Name of the proxy)	(position)	(signature of the proxy)
are empowered (each of aforemention legal relationships with Polsat Media S and signing Orders for broadcasts of the Channels, Polsat Media Digital Product all kinds of activities necessary for the Withdrawal of the POWER OF ATTORN it is previously delivered to Polsat Media Digital Product all kinds of activities necessary for the Withdrawal of the POWER OF ATTORN it is previously delivered to Polsat Media Digital Product all kinds of activities necessary for the Withdrawal of the POWER OF ATTORN it is previously delivered to Polsat Media Digital Product all Research and Polsat Media Digital Product all Research	półka z ograniczoną odpo the Ads, Sponsorship Bill ts, Polsat Media AdScreen execution of Order. IEY shall be made in writi	owiedzialnością in the scope of placing boards and Product Placement on: TV * during calendar month and perform ng and shall be valid on condition that
(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:	
		Order: 12	23456/00/A1/A	A	TV C	hannel
The Client:						
NIP: 00-00-000-00						
(RS:1234567						
share capitalzł						
istrict Courtin						
he Client:				Video casette length:		
roduct:				Broadcast since - to:		
	amount \	VAT	incl. VAT			
he value of the order:		-	-	Extra payments		
otal extra payments		-	_	Extra payment		
otal discount:		-	-	Position extra payment		,
The value of the order				Discounts		
including technical fee):	,			Client discount	%	,.
Estimated technical fee: Beer tax						
Express				Agency discount	%	
Operating fee						
n total	,					
Γο payment:				Express		,.
n words:			,	Other taxes:		
				Beer tax:		
"						
"						
Total						
declares that he has the stal. The Client declares that he counteracting excessive del 0000 5244 2000 1001 by be payment deadline specified cancellation of the Order. In The Client declares that the Order relates, are not subjec Sponsorship Billboards, it has Client guarantees that the Crient guarantees that the Principal undertakes to satis reimbursement), along with	Itus of a large entrepreneur with a has the status / does not hat lays in commercial transaction ank transfer, up to 7 working of above or failure to meet other in such a case, the relevant prove Ads provided for broadcast in ct to defects legal and that theil as acquired and holds all copyl Contractor and the Broadcaste sfy claims against the Contract all costs incurred due to violatit s solely responsible for the cor	thin the meaning the the status is. The Client days before the requirements visions of the nother program in emission is I rights and related with the program of the status of the Brotions.	ng of the Act of March (delete as appropriat is obliged to pay the he first broadcast, and set out in the Principle Principles concerning n / TV Channels and awful and does not infated rights to works ar obliged to pay any re padcaster for violation	nal Court Register No. KRS 00010098 8, 2013 on preventing excessive delay 9) of a large entrepreneur within the r amount due to the Contractor's bank ar immediately send a copy of the transt s 4 working days before the commence the cancellation of the Order shall appl or in the Products: Polsat Media Digi ringe the rights or goods of third parties d artistic performances contained / rec muneration / royalties for the broadca: s of the rights referred to above (in pa and that it has all the approvals and p	is in commercial transa meaning of the Act of Nocount at mBank S.A. Ner to the Contractor. Figure 1 is the Contractor. Figure 1 is the Contractor. Figure 2 is the Contractor. Figure 2 is the Contractor of the Superior of t	ictions March 8, 201: No. 18 1140 1 No. 18 1140 1 Identify to meet ad will result in reen to which ee producer o ip Billboards. or compensa
basis of the opinion of the Ac the cancellation of the Order . In matters not regulated, the their content and agrees to i . The terms and conditions g	dvertising Ethics Commission on the shall apply the Principles applicable for the be the Principles in the Or	operating within proadcast perioder. ply under the	n the Advertising Cou od covered by the Ord condition of concludi	vertising Council Association will requicil Association. In such a case, the rele er shall apply. The Client declares that ag a long-term agreement with the Council and Screen	evant provision of the Pr	inciples regar
ule Flografii / I	onamicis and / or, respective	ory, in the Pit	raadio, i dibat ivi <del>c</del> ula L	igital, i oldat Micula Audolicell.		
				Deadline for signi	ng up to:	
				Deadline for signi	ng up to:	
Date and signature) Contraction					ng up to:d d signature)	



	Order: 123456/00/A1/AA											/ Channel
Client: Product:												
Ordinal number	Day	hour.	type	Programme	bando	time	Casette	fix position	pircelist price	additional fee	fix fee	remarks
1		:		Programme	LN	"	R000000	1			%	
2		:		Programme	PT	"	R000002			%		
3		:		Programme	M	"	R000000	99			%	
4		:		Programme	DT	"	R000000					
5		:		Programme	PT	"	R000000					
6		:		Programme	EF	"	R000000					
	3											
	te and sign									(Date and sig		



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

#### Order template - package Order

					Warsaw, dated:
		Order: <b>123</b>	456/00/A1/AA		TV Channel
The Client:					
NIP: 00-00-000-00 KRS:1234567 Share capital					
The Client: Product:				Video casette length Broadcast since to: .	·
	amount	VAT :	z VAT		
The value of the order (including technical fee) Estimated technical fee:					
Express Operating fee	,				
Beer tax					
In total To payment:			······		
In words:					
	No. of broadcasts	; prime-ti	GRP ime off peak	CPP prime-time off peak	
"			o poun	•	
**					
29					
Total Target group:	, , All 16-59	,			
8. The Contractor: Polsat Motity of Warsaw XIV Comdeclares that he has the 9. The Client declares that the counteracting excessive 0000 5244 2000 1001 by payment deadline specific cancellation of the Order 10. The Client declares that Order relates, are not sul Sponsorship Billboards, Client guarantees that it Principal undertakes to a reimbursement), along with 1. The Contractor is entitle basis of the opinion of the the cancellation of the Order 13. The broadcast schedule 14. The calculation of the Gof rating points being cal emissions together with the cancellation of the Gof rating points being cal emissions together with the cancellation of the Gof rating points being cal emissions together with the cancellation of the Gof rating points being cal emissions together with the cancellation of the Gof rating points being cal emissions together with the Togram with the Program the Program the Program the Program in the Program the Program in the Program the state of the cancel and the program the Program in the Program the program the Program in the Program the program the Program the Program in the Program the Progr	All 16-59  Media Spółka z ograniczoną o mercial Department of the N status of a large entrepreneur he has the status / does not delays in commercial transac y bank transfer, up to 7 worki lied above or failure to meet olt. In such a case, the relevant the Ads provided for broadc bject to defects legal and that it has acquired and holds all che Contractor and the Broadc satisfy claims against the Cornith all costs incurred due to vit it is solely responsible for the Billiboard in Poland. et ocase the broadcast of the Advertising Ethics Commissing reder shall apply is determined by the Contract RP number will be made on the culated for the minute in which the number of GRPs achieved, the Principles applicable for to include the Principles in the sgranted to the Client shall / TV Channels and / or, respe	dpowiedzialnością v ational Court Regisi within the meaning in have the status (d tions. The Client is ng days before the 1 ere requirements se provisions of the Priast in the Program / their emission is law opyrights and relate aster will not be obtractor or the Broadclations. It is content of the Sponsorship Billion operating within tor the basis of telemetry the broadcast of the by each emission, he broadcast period e Order.  apply under the coctively, in the Produ	with registered seat in ter under the National of the Act of March 8, elete as appropriate) obliged to pay the am first broadcast, and im to ut in the Principles 4 nciples concerning the TV Channels and / o full and does not infring dights to works and a liged to pay any remutcaster for violations of the Advertising Council of the Cou	Warsaw, Ostrobramska Str. 77, r Court Register No. KRS 000100 2013 on preventing excessive de of a large entrepreneur within the ount due to the Contractor's bank imediately send a copy of the trat working days before the commer expectation of the Order shall agr in the Products: Polsat Media Dige the rights or goods of third part artistic performances contained / r increation / royalties for the broad of the rights referred to above (in add that it has all the approvals and extissing Council Association will relassociation. In such a case, the relassociation. In such a case, the relassociation of the Order, the Contishall apply. The Client declares the along-term agreement with the tal, Polsat Media AdScreen. Ithorized to make changes to the later with the control of the Order.	e meaning of the Act of March 8, 2013 account at mBank S.A. No. 18 1140 1 Insfer to the Contractor. Failure to meet coment of the issue period will result in ply. If the contractor is the contractor of the issue period will result in ply. If the contract is the producer of accorded in the Sponsorship Billboards. particular, royalties and / or compensation of the Sponsorship Billboards. Permits necessary to market the producest in writing with such a request on elevant provision of the Principles regardan accuracy of 0.01 GRP, with the nunractor will provide the Client with a list of the produced of the provided the Principles, has a Contractor for the broadcasting of ads.



Warsaw, print from: .....

	Order: <b>123456/00/A1/AA</b> TV											TV 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	M	"	R000000	99		%		
4		:		Programme	DT	"	R000000					
5		:		Programme	PT	"	R000000					
6		:		Programme	EF	"	R000000					
									Dead	line for cianin	g up to:	
									Dead	illie ioi sigiilli	g up to	
(Date ar Client	nd signatur	e) Contra	ctor								signature)	



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

				Warsaw, dated:
		Order: 12	3456/00/A1/A	TV Channe
The Client:				
NIP: 00-00-000				
KRS:1234567				
Share capitalzł				
District Court in .				
The Client:				Campaign no.:
Product:				Video casette length:
	amount	VAT	z VAT	Broadcast since to:
The value of the order		,		
(including technical fee)	,	,	,	
Estimated technical fee:	,		,	
Express Operating fee				
Beer tax	,	,		
In total				
To payment:				
capital city of Warsaw XIII Com Contractor declares that he has	mercial Department of the	ne National Court	Register under the Na	Warsaw, Ostrobramska Str. 77, registered in the District Court of the ational Court Register No. KRS 0001009872, NIP 113-21-73-100. The Act of March 8, 2013 on preventing excessive delays in commercia
transactions The Client declares that he has	the status / does not have	o the status (del	ate as appropriate) of	a large entrepreneur within the meaning of the Act of March 8, 2013 or
counteracting excessive delays 1010 0000 5244 2000 1001 by I	in commercial transaction bank transfer, up to 7 wo	ns. The Client is orking days before	obliged to pay the am the first broadcast, an	trained entrepretieut within the inealining of the Act of Match 5, 2015 of obuint due to the Contractor's bank account at mBank S.A. No. 18 1140 and immediately send a copy of the transfer to the Contractor. Failure to trinciples 4 working days before the commencement of the issue period
will result in the cancellation of the	he Order. In such a case	, the relevant prov	visions of the Principles	s concerning the cancellation of the Order shall apply.
<ol><li>The Client declares that the Spo</li></ol>	onsorship Billboards prov	ided for broadca	st in the Program / TV	Channels and / or in the Products: Polsat Media Digital, Polsat Media
that, as the producer of the Spor the Sponsorship Billboards. The	nsorship Billboards, it has Client guarantees that th	s acquired and ho ne Contractor and	olds all copyrights and i the Broadcaster will n	vful and does not infringe the rights or goods of third parties, in particular related rights to works and artistic performances contained / recorded ir ot be obliged to pay any remuneration / royalties for the broadcasting o
the Sponsorship Billboards. The royalties and / or compensation				ne Broadcaster for violations of the rights referred to above (in particular
				nat it has all the approvals and permits necessary to market the products
listed in the Sponsorship Billboa	rd in Poland.		•	
	1 : D.W 1		5 (7)	0
	lates, do not contain aud	io fragments or vi	sual advertising messa	iges from the sponsoring entity (indicated in the header as "Client") with
which the sponsor is associated	lates, do not contain aud and that could make it d	io fragments or vi ifficult to distingui	sual advertising messa sh the Sponsorship Bil	iges from the sponsoring entity (indicated in the header as "Client") with lboard from the advertising message.
which the sponsor is associated 6. The Contractor is entitled to cea	lates, do not contain aud and that could make it d ase the broadcast of the	io fragments or vi ifficult to distingui Sponsorship Billb	sual advertising messa sh the Sponsorship Bil oard, which the Adver	iges from the sponsoring entity (indicated in the header as "Client") with lboard from the advertising message. tising Council Association will request in writing with such a request or
which the sponsor is associated 6. The Contractor is entitled to cea the basis of the opinion of the Ac regarding the cancellation of the	lates, do not contain aud and that could make it d ase the broadcast of the dvertising Ethics Commis Order shall apply	io fragments or vi ifficult to distingui Sponsorship Billb sion operating wit	sual advertising messa sh the Sponsorship Bil oard, which the Adver	iges from the sponsoring entity (indicated in the header as "Client") with lboard from the advertising message. tising Council Association will request in writing with such a request or
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which the sponsor is associated 6. The Contractor is entitled to ceat the basis of the opinion of the Ac regarding the cancellation of the 7. The broadcast schedule is deter 8. In matters not regulated, the Prir read their content and agrees to 9. The terms and conditions grante Program / TV Channels and / or	lates, do not contain aud and that could make it d isse the broadcast of the dvertising Ethics Commis Order shall apply mined by the Contractor nciples applicable for the include the Principles in dt ot the Client shall apply, respectively, in the Proc	io fragments or vi ifficult to distingui Sponsorship Billb sion operating wit broadcast period the Order. y under the condi fucts: Polsat Med	sual advertising messesh the Sponsorship Billocard, which the Advertising Colorovered by the Order tion of concluding a lon ia Digital, Polsat Media	tising Council Association will request in writing with such a request or uncil Association. In such a case, the relevant provision of the Principles shall apply. The Client declares that he has received the Principles, has g-term agreement with the Contractor for the broadcasting of ads in the a AdScreen
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which the sponsor is associated 6. The Contractor is entitled to cea the basis of the opinion of the Ac regarding the cancellation of the 7. The broadcast schedule is deter 8. In matters not regulated, the Prir read their content and agrees to 9. The terms and conditions grante Program / TV Channels and / or	lates, do not contain aud and that could make it d isse the broadcast of the dvertising Ethics Commis Order shall apply mined by the Contractor nciples applicable for the include the Principles in dt ot the Client shall apply, respectively, in the Proc	io fragments or vi ifficult to distingui Sponsorship Billb sion operating wit broadcast period the Order. y under the condi fucts: Polsat Med	sual advertising messesh the Sponsorship Billocard, which the Advertising Colorovered by the Order tion of concluding a lon ia Digital, Polsat Media	Iges from the sponsoring entity (indicated in the header as "Client") with board from the advertising message. Isising Council Association will request in writing with such a request or uncil Association. In such a case, the relevant provision of the Principles shall apply. The Client declares that he has received the Principles, has g-term agreement with the Contractor for the broadcasting of ads in the AdScreen.

Date and signature) Contractor

(Date and signature)



Warsaw, print from: .....

Client:					Order: <b>123</b>	456/00/ <i>A</i>	A1/AA		TV Channel
Product:									
Ordinal number	Day	hour	type	Programme	bai	nd time	Casette	remarks	
1		:		Programme	Lt	١"	R000000		
2		:		Programme	P.	Γ"	R000002		
3		:		Programme	M	l"	R000000		
4		:		Programme	D.	Γ"	R000000		
5		:		Programme	P.	Γ"	R000000		
6				Programme	E	F"	R000000		
								Deadline for	signing up to
(Date an	nd signatur	e) Contra	ctor					(Date	e and signature) Client



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

### Order template - Order - Product placement

				Warsaw, dated:
		Order: 12	23456/00/A1/AA	TV Channe
The Client:				
NIP: 00-00-000-00 KRS:1234567				
Share capitalzł District Courtin				
The Client:				Video casette length:
Product:				Broadcast since to:
	amount	VAT	z VAT	
The value of the order (including technical fee)		,		
Estimated technical fee:				
Express				
Operating fee	,	,		
Beer tax	,	,		
In total				
To payment:				
In words:			<u></u>	
capital city of Warsaw XIII Comm Contractor declares that he has transactions. The Client agrees to pay the a	ercial Department of the status of a large of a large of the balance to the balance to the balance and the balance are stated as the balance are sta	ne National Cour entrepreneur with ank account of t	t Register under the National in the meaning of the Act of he Contractor maintained at	aw, Ostrobramska Str. 77, registered in the District Court of the Court Register No. KRS 0001009872, NIP 113-21-73-100. The March 8, 2013 on preventing excessive delays in commercial mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No
capital city of Warsaw XIII Comm Contractor declares that he has it transactions.  The Client agrees to pay the a 66 1140 1010 0000 5244 2000 10 The Parties authorize one other tr above or the failure to meet other of the Order.  The Client declares and warrants burdened with the rights of third particular than the contractor a enabling the performance of this contractor and the fields of exploitation, in parties with the computer, also generally available telecommunications networks at the protocols for sharing and / or excluminited number of copies and the	ercial Department of the the status of a large e mount due to the ba 110 (EUR) by transfer, to issue invoices without equirements specified that he has the rights to a non-exclusive license ontract, including to the ricular, but not only the orks, exchange of mede, such as the Internet he place and time selenarging files, placing of eir lending and rental,	ne National Cour- entrepreneur with within 7 working at the signature of in the Principles who use the name a cated. The signature of the sign	It Register under the National in the meaning of the Act of he Contractor maintained at days before the first broadcas of the person authorized to colvithin 4 working days of commond trademark that will be include, trademark, without territoriary for their use and operation usting via vision and sound, whorks were recorded and enterior records (files) available to cluding in the VOD system, secording media (all kinds, include exclusive basis for broadcas)	Court Register No. KRS 0001009872, NIP 113-21-73-100. The March 8, 2013 on preventing excessive delays in commercia mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No t, and immediately send a copy of the transfer to the Contractor llect the invoice. Failure to keep to the payment deadline stated encing the broadcasting period shall be construed as cancellationarded in the Program, may use them in any way and that he is not all limitations, with the right to grant further licenses to the externance and wireless through ground stations and via satellite and vireless through ground stations and via satellite and ering entries into the memory of computers and network server users (using) of such networks around the world, including via sharing via websites y www and internet portals, P2P and othe uding VCD, DVD, video cassette, digital files, etc.) Broadcasts in ting on the Program by other entities, including TV organizations
capital city of Warsaw XIII Comm Contractor declares that he has it transactions.  The Client agrees to pay the a 66 1140 1010 0000 5244 2000 10 The Parties authorize one other trabove or the failure to meet other of the Order.  The Client declares and warrants burdened with the rights of third parameter of the Client declares and warrants burdened with the rights of third parameter of the client grants the Contractor a enabling the performance of this containing the performance of this containing them in cable networmputer, also generally available telecommunications networks at the protocols for sharing and / or exchanged and payback on the Programment of the variety and playback on the Programment of the variety and playback on the Programment of the view of the programment of t	ercial Department of the the status of a large en mount due to the barnount due to the barnount die terminate, to issue invoices without equirements specified that he has the rights that he has the rights that he has the rights to the extent india a non-exclusive license ontract, including to the ricular, but not only the orticular, but not only the orticular, but not only the orticular, but not only the place and time sele angling files, placing on eir lending and rental, attworks and digital platfram.  It be legitimate claims again roadcasting Programs ractors from these titles of damages that the Corrections of the corrections of the corrections of the corrections of the status of the corrections of the	ne National Cour- entrepreneur with think account of the within 7 working the the signature of in the Principles wo to use the name a cated. The to use the name e extent necessal the signature of the the signature the the signature the the signature the signature to use the name a cated. The the signature the the signature	t Register under the National in the meaning of the Act of he Contractor maintained at days before the first broadcas of the person authorized to colvithin 4 working days of commund trademark that will be include, trademark, without territoriary for their use and operation usting via vision and sound, wiworks were recorded and entering records (files) available to including in the VOD system, secording media (all kinds, including in the VOD system) or exclusive basis for broadcast in telecommunications network or, the Broadcaster, their control placement, the Client is obtained to part of the rights groadcaster would have to pay for the properties of the rights groadcaster would have to pay for the properties of the rights groadcaster would have to pay for the properties of the rights groadcaster would have to pay for the properties of the rights groadcaster would have to pay for the properties of the rights groadcaster would have to pay for the properties of the rights groadcaster would have to pay for the properties of the properties of the rights groadcaster would have to pay for the properties of the proper	Court Register No. KRS 0001009872, NIP 113-21-73-100. The March 8, 2013 on preventing excessive delays in commercial means. The March 8, 2013 on preventing excessive delays in commercial means. The March 8, 2013 on preventing excessive delays in commercial means. The March 8, 2013 on preventing excessive delays in commercial mediately send a copy of the transfer to the Contractor the invoice. Failure to keep to the payment deadline stated encing the broadcasting period shall be construed as cancellation added in the Program, may use them in any way and that he is not all limitations, with the right to grant further licenses to the extended the Program, for all known at the time of conclusion Ordering and wireless through ground stations and via satellite and enting entries into the memory of computers and network server users (using) of such networks around the world, including via websites y www and internet portals, P2P and othe uning VCD, DVD, video cassette, digital files, etc.) Broadcasts is
capital city of Warsaw XIII Comm Contractor declares that he has it transactions.  The Client agrees to pay the a 66 1140 1010 0000 5244 2000 10 The Parties authorize one other to above or the failure to meet other to above or the failure to meet other of the Order.  The Client declares and warrants burdened with the rights of third pay. The Client grants the Contractor a enabling the performance of this contactor is enabling the performance of the perfor	ercial Department of the the status of a large e mount due to the ba 170 (EUR) by transfer, to issue invoices without equirements specified that he has the rights to a non-exclusive license ontract, including to the ricular, but not only the order, exchange of mede, such as the Internet he place and time selenarging files, placing on eir lending and rental, atworks and digital platfram.  Is legitimate claims agai roadcasting Programs reactors from these titles damages that the Corall the certificates and a Principles applicable in tent, and hereby agret to the Client shall be the	ne National Cour- entrepreneur with ink account of t within 7 working at the signature of in the Principles w o use the name a cated. e to use the name e extent necessal arough: broadcas tia on which the w t, and making the ceted by them, in the market of re authorizing on ar forms as well as i inst the Contracte containing produ to, along with the o thractor or the Bri permits necessal for the broadcast tes to incorporate	t Register under the National in the meaning of the Act of the Contractor maintained at days before the first broadcas of the person authorized to colvithin 4 working days of commund trademark that will be include, trademark, without territorial years of the person and sound, without the victure of the victual of the vi	Court Register No. KRS 0001009872, NIP 113-21-73-100. The March 8, 2013 on preventing excessive delays in commercial mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); Not, and immediately send a copy of the transfer to the Contractor libert the invoice. Failure to keep to the payment deadline state encing the broadcasting period shall be construed as cancellationaded in the Program, may use them in any way and that he is not all limitations, with the right to grant further licenses to the extended in the Program, for all known at the time of conclusion Order in the program, for all known at the time of conclusion Order in the direction of the memory of computers and network server users (using) of such networks around the world, including via sharing via websites y www and internet portals, P2P and othe uding VCD, DVD, video cassette, digital files, etc.) Broadcasts in ting on the Program by other entities, including TV organizations as and networks commonly available such as the Internet, publicators or legal successors, resulting from violations of the right leged to satisfy the claims addressed to Contractor, Broadcaste ranted to the Contractor or the Broadcaster. The Client is obliger for these reasons, together with all reasonable costs incurred for
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capital city of Warsaw XIII Comm Contractor declares that he has it transactions.  The Client agrees to pay the a 66 1140 1010 0000 5244 2000 10 The Parties authorize one other tr above or the failure to meet other of the Order.  The Client declares and warrants burdened with the rights of third parties. The Client grants the Contractor anabling the performance of this contractor and the fields of exploitation, in parties of the computer, also generally available telecommunications networks at the protocols for sharing and / or excluding broadcasting in cable nedisplay and playback on the Progr. In the event that third parties raise referred to in points 1 and 2, by b and their legal successors or contraction to the contraction of the breach.  The Client declares that he holds to trading in Poland.  In matters not regulated herein, the and acquainted itself with their contractions.	ercial Department of the the status of a large e mount due to the ba 170 (EUR) by transfer, to issue invoices without equirements specified that he has the rights to a non-exclusive license ontract, including to the ricular, but not only the order, exchange of mede, such as the Internet he place and time selenarging files, placing on eir lending and rental, atworks and digital platfram.  Is legitimate claims agai roadcasting Programs reactors from these titles damages that the Corall the certificates and a Principles applicable in tent, and hereby agret to the Client shall be the	ne National Cour- entrepreneur with ink account of t within 7 working at the signature of in the Principles w o use the name a cated. e to use the name e extent necessal arough: broadcas tia on which the w t, and making the ceted by them, in the market of re authorizing on ar forms as well as i inst the Contracte containing produ to, along with the o thractor or the Bri permits necessal for the broadcast tes to incorporate	t Register under the National in the meaning of the Act of the Contractor maintained at days before the first broadcas of the person authorized to colvithin 4 working days of commund trademark that will be include, trademark, without territorial years of the person and sound, without the victure of the victual of the vi	Court Register No. KRS 0001009872, NIP 113-21-73-100. The March 8, 2013 on preventing excessive delays in commercial mBank, No. 93 1140 1010 0000 5244 2000 1009 (USD); No. 11, and immediately send a copy of the transfer to the Contractor letter the invoice. Failure to keep to the payment deadline state encing the broadcasting period shall be construed as cancellation uded in the Program, may use them in any way and that he is not all limitations, with the right to grant further licenses to the extended the Program, for all known at the time of conclusion Orderined and wireless through ground stations and via satellite and entire entries into the memory of computers and network server users (using) of such networks around the world, including via sharing via websites y www and internet portals, P2P and othe uding VCD, DVD, video cassette, digital files, etc.) Broadcasts in ting on the Program by other entities, including TV organizations as and networks commonly available such as the Internet, publicators or legal successors, resulting from violations of the right liged to satisfy the claims addressed to Contractor, Broadcaster anted to the Contractor or the Broadcaster. The Client is obliged for these reasons, together with all reasonable costs incurred for products and services that are subject og the product placementhall apply. The Client declares that he has received the Principles and client in the contractor by



# 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	the musical works	used in the Ad:			
No.	Title	Composer	Lyrics Writer	Polish Version Lyrics Writer	Singer	Length
1						
2						
3						
Prod	ucer					
Direc						
Scrip Oper	twriter					•••••
Date	of copyrights valid	dity				
State	ment:					
and the rifer continuity of th	hat we shall be himission of the more by declare that the ghts to remunerate by declare that in the ding to the Copyriding the right to the swell as with its est in spite of this ged (e.g. because rtake to cover all edcaster.  By declare that I is bove mentioned if the more states and cover all edcaster is the cover all edcaster.	eld fully responsible vie violates person the above mentione tions according to the nents of copyright, except for the person the remuneration acception. It is declaration the authorise of the defence accept the obligation of the shall be understood	le in case the broadcass all interests of any third ed persons include all the Act on Copyright all including the right to the sons indicated in the certificate of conditions are considered in the certificate of conditions are considered out by the Broad author's economic copy in the certificate of conditions are considered out by the Broad thore compensate, at Equations are considered out by the Broad the compensate and the certificate of conditions are considered out by the Broad the compensate at Equations are considered out by the Broad the compensate at Equations are considered out by the Broad the compensate at Equations are considered out by the Broad the compensate at Equations are considered out by the Broad the compensate at Equations are considered out by the Broad the compensate at Equations are considered out by the Broad the Considered	ndividuals who — with regard to the Related Rights paid through the he remuneration according to Art rtificate no other person has any roother the organizations for collective of Art. 18 of the Act with regard to brights of the persons being their pyrights are wrong or incomplete oadcaster as well as to satisfy any proadcaster's request, all losses supprights.  It which creates or compiles the eaty and without any changes.	third party an the specified was e competent of . 70 and Art. 1 ights to the re- management this ad, the was holders of sur ), I hereby decontrelated claim ffered by it as television pro-	works – have organizations as of the Act. munerations of copyright, orks included ch rights are clare that we s against the the result of gramme and
				(date, signature and stamp		
Note:						
	lds of the copyright	certificate should be	filled. In case no informat	ion is to be inserted in the field, please	e 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 ul. Ostrobramska 77 04-175 Warszawa
Advertiser statement about Ads cor  Acting on behalf, hereby, we hereby represent are shown on Ads:  Name of commercial  Title of commercial  Version, numer  are in accordance with document "Self-Regulatory for 12 years of age" from 27 <sup>th</sup> March 2023, prepared by Employers' Association with registered seat in Wardescribed in the document.	and Taxpayer Identification) with registered seat that all of our food products or beverages which which Nutrition Criteria of advertising for children under the Polish Federation of Food Producers - The
Name and Surname:	Name and Surname :



#### 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 ul. Ostrobramska 77 04-175 Warszawa							
Advertiser statement about Sponsorship Billboa	rds compliance with Nutrition Criteria							
Acting on behalf	y, we hereby represent that all of our							
commercialVersion,	number							
,								
are in accordance with document "Self-Regulatory for Nutrition Criteria of advertising for children under 12 years of age" from 27 <sup>th</sup> March 2023, prepared by the Polish Federation of Food Producers - The Employers' Association with registered seat in Warsaw and in compliance with Nutrition Criteria described in the document.								
Name and Surname:	Name and Surname :							
Position:	Position:							
Signature:	Signature:							