## Contract 043498/23/A5/AW

Principal: Slovakia Trav Lama ská ces 883-04 Bratysk NIP: SK212 KRS: 536675	sta . 8 ława 37 21468976					Polsat
Client: Product:	Slovakia Tra Slovakia Tra	avel			Spot duration: Broadcast from - to:	30 22-01-23 - 31-01-23
Order value:		value 61 675,14	VAT	gross value 61 675,14		
Price to pay: in words: sixty one	e thousand six hun	dred seventy five euro fourte	een cents	61 675,14		
channels/media within package:  Polsat  TV Polsat contract - 043498/23/A5/AW  Slovakia Travel contract - ST-322/2022  Ratecard 246 055,00 EUR  Discount (total) 184 379,86 EUR  a) customer discount 58% b) additional discount 15% c) special discount 30%  Net total without VAT w Euro - 61 675,14 EUR  1. The Contractor: Telewizja Polsat Sp. z o.o. with registered seat in Warsaw, Ostrobramska Str. 77, registered in the District Court of the capital city of Warsaw XIV  Commercial Department of the National Court Register under the National Court Register No. KRS 0000388899, NIP 113-00-54-762. The Contractor declares that he has the status of a large entrepreneur within the meaning of the Act of March 8, 2013 on preventing excessive delays in commercial transactions. 2. The Ordering Party undertakes to pay the amount due to the Contractor's bank account indicated on the invoice by transfer, within 30 (in words: thirty) days from the date of						
3. The person liable on the common syst. The Service Pro § 47a sec. 1 of Act Amendment to Cer of emissions.  5. The Client declar in the Program / Thinfringe the rights of performances control broadcasting of the royalties and / or cereatives. The Client declar Poland.	le for payment of V stem of value adde ovider agrees to the t no. 40/1964 Journ rtain Acts (Freedor ares that a messag V Channels and / co or goods of third pa tained / recorded ir e spot. The Princip compensation reimb	ed tax as amended by Counce publication of the contract in all Of the Civil Code, as arm of Information Act), as ammering in the form of verbal and vor in the Products: TV Polsaturties, in particular that, as the the spot. The Client guarar all undertakes to satisfy clair bursement), along with all corresponsible for the content.	ne service is sup- cil Directive 200 n the Central Re- ended, in conne- ended. We agre- isual information, to which the Co- the producer of the thees that the Co- sts incurred due- of the spot and to	plied (according to 6/138/EC of 19 Deception of 19 Deception of Contracts of Contracts of the following of t	Articles 193 to 196 of Councilember 2006).  kept by the Government Offit 1 and 6 of Act no. 211/2000 at value of the contract and the mof a tourism-supporting sprot subject to defects legal a red and holds all copyrights a coadcaster will not be obliged avadcaster for violations of the	il Directive 2006/112/EC of 28 November 200 ice of the Slovak Republic in accordance with Coll. on Free Access to Information and on the duration of the campaign along with the list pot (hereinafter "spot") provided for broadcast and that their emission is lawful and does not and related rights to works and artistic to pay any remuneration / royalties for the engits referred to above (in particular, any to market the products listed in the Ads in equation of TV contracts.
8. The Contractor i of the Advertising E the Contract shall a 9. In matters not re read their content a 10. If due to the me world (e.g. war, off the Contract under made in writing by	is entitled to cease Ethics Commission apply. egulated, the Princi and agrees to inclu easures adopted in ther military operation if the Media Plan as the Ordering Party acellation or re-laun	the broadcast of the spot, we operating within the Advert ples applicable for the broad de the Principles in the Control of connection with a declared post, pandemic), the Ordering appropriate and expedient, and under his instructions,	which the Advertising Council As deast period covtract. situation of eme g Party will not cothe Contracting a shift regarding	ising Council Assoc sociation. In such a ered by the Contrac ergency or state of a deem broadcasting of parties agreed that g broadcasting the co	iation will request in writing we case, the relevant provision of shall apply. The Client declement apply caused by force reference the media commercial control the Provider is obliged to must media commercial communification.	with such a request on the basis of the opinion of the Principles regarding the cancellation of lares that he has received the Principles, has majeure related to events in Poland or in the mmunication specified in the Subject matter of take, on the basis of a well-founded request nication under the Media Plan or even decide a case, the emission reduction must be notified

Aleksandra Wójcik

Date and sales planner signature

To be signed until:

Date and principal signature