

### The Contract on Broadcast time, with Media Plan

The Contract (hereinafter: 'CONTRACT') signed on \_\_\_\_\_ in Warsaw by:

**EUROZET RADIO Sp. z o. o.** registered in Warsaw, ul. Żurawia 8, 00-503 Warszawa entered to the commercial registered maintained by the District Court for the capital city of Warsaw - XII Commercial Department National Court Register, under the KRS number: 0000042292, NIP: 525-22-08-814, REGON 017270730, stock capital: 70.743.500,00 PLN (seventy million seven hundred forty three thousand five hundred PLN) registered in the BDO under the number 000537410, having the status of a large entrepreneur within the meaning of the Act of March 8, 2013 on preventing excessive delays in commercial transactions,

represented by: Marcin Jaśkiewicz

hereinafter: '**EUROZET**',

and

**SLOVAKIA TRAVEL**, with its registered office in Bratislava at Suché myto 1, 811 03 Bratislava , legal form: state budgetary organisation established by the Ministry of Transport and Construction of the Slovak Republic based on Decision No. 35/20021, Deed of Foundation No. 19857/2021/SRF/33660 of 17th March 2021, Statutory body: Ing. Václav Mika, Director-General, Company registration number: 53 667 506, Tax registration number: 2121468976, VAT number: SK2121468976, Bank name: Štátna pokladnica, IBAN: SK16 8180 0000 0070 0065 9931

hereinafter: '**CLIENT**'

Each of the parties shall be hereinafter referred to as 'PARTY' when addressed individually or 'PARTIES' when addressed together.

EUROZET is entitled to provide broadcasting time as a broadcaster in the radio "Radio ZET" of on the basis of the broadcasting licence granted until 8.06.2028.

PARTIES have agreed the positions and made the CONTRACT as follows:

## §1

1. By the power of the CONTRACT, the CLIENT orders and EUROZET accepts for the realization the performance of the service defined as planning and broadcasting, in the period for which the CONTRACT is concluded, advertising campaign ordered by the CLIENT and promoting the Slovak Republic as a target country of tourism (hereinafter: 'ADVERTISING CAMPAIGN' in the following media "Radio ZET" at the net price of 168 818,00 netto without VAT, payable in PLN. Duration of ADVERTISING CAMPAIGN is from 06.06.2023 to 09.07.2023. The broadcasting of the ADVERTISING CAMPAIGN shall take place according to the GENERAL TERMS AND CONDITIONS OF AGREEMENTS Eurozet Radio Sp. z o.o. (hereinafter: 'GTCA') featured in the [www.eurozet.pl](http://www.eurozet.pl). The CLIENT confirms the familiarity with the GTCA. In the case of any discrepancy, this CONTRACT shall be applicable.
2. The amount quoted in section 1 shall be determined on the basis of the STATION's pricelist of the advertisement broadcasting, valid on the day of the CONTRACT signing.

## §2

1. ADVERTISING CAMPAIGN shall be performed on the basis of its broadcasting order given by the CLIENT presented in the form of the so-called: MEDIA PLAN. The MEDIA PLAN will include the date, the hours of broadcasting, the number of emissions, their value as well as the names of the STATIONS or WWW SITES in/on which the emission of the ADVERTISING CAMPAIGN shall take place. The MEDIA PLAN constitutes Appendix 1.
2. The PARTIES hereby declare that the acceptance of the realized service by the PARTIES shall take place after the completion of the ADVERTISING CAMPAIGN. At the request of the CLIENT, EUROZET will deliver to the CLIENT the written confirmation of the broadcasting composed after the completion of the ADVERTISING CAMPAIGN (confirmation of the broadcasting).

## §3

1. The price indicated in § 1 section 1 due to EUROZET shall be paid on the basis of the invoice issued by EUROZET following the completion of the broadcasting. The payment shall be effected within 30 days from the date of receiving of the invoice by the CLIENT.

2. EUROZET declares that it is the VAT payer. The person liable for payment of VAT is the person to whom the service is supplied (according to Articles 193 to 196 of Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax as amended by Council Directive 2006/138/EC of 19 December 2006).
3. The PARTIES agree that the CLIENT's failure to pay any of the due amounts within the proper dates and terms established for them shall result in the payment by the CLIENT for the benefit of EUROZET of the interest as determined by the law and it entitles EUROZET to cease the performance of the remaining services.
4. The PARTIES declare that the following persons shall be in charge of the cooperation on the basis of the CONTRACT, including the definitions of the parameters of the MEDIA PLANS and their composition and of running the system of mutual accounting:
  - CLIENT:[Tomáš Škorvanek,email:
  - EUROZET: [Teresa Tomczak , email:

#### §4

1. The CONTRACT is made for the period from the day of signing to 09.07.2023.
2. The Client shall use all the range of services in the value quoted in §1 of the CONTRACT within the CONTRACT validity period so that the ending of the ADVERTISING CAMPAIGN shall take place not later than on the day quoted in point 1 of this §.
3. EUROZET holds the right to deduct due and claimable price including the claimable debt due to the CLIENT on any grounds.

#### § 5

1. Each PARTY holds the right to terminate the CONTRACT to the other PARTY with the immediate effect in case of the liquidation or insolvency of the other PARTY or the other PARTY's cessation of the business activity.
2. Each PARTY holds the right to terminate the CONTRACT with the immediate effect in case of failure to perform or improper performance of the contractual liabilities by the other PARTY if the fault is not repaired within 7 (seven) days from the delivery of the written demand of the other PARTY with the justification.

## § 6

1. The PARTIES shall keep in secret all information regarded as confidential by the company and obtained in relations to the signing and realization of the CONTRACT. The PARTIES are entitled to transfer the aforementioned information only if it is required by the regulations of the law and to the associates of the PARTIES and the advisors and auditors obliged to keep secrecy.

## § 7

1. The CONTRACT, price lists, GTCA, MEDIA PLAN and all Appendixes to the CONTRACT shall be regarded as inseparable unity. The Client declares that it has familiarised itself with the content of the price lists and GTCA available on [www.eurozet.pl](http://www.eurozet.pl) and accepts them for the realization and agrees for their inclusion to the CONTRACT.
2. EUROZET agrees to the publication of the CONTRACT in the Central Register of Contracts kept by the Government Office of the Slovak Republic in accordance with § 47a sec. 1 of Act no. 40/1964 Journal Of the Civil Code, as amended, in connection with § 5a sec. 1 and 6 of Act no.211/2000 Coll. On Free Access to Information and on Amendment to Certain Acts (Freedom of Information Act), as amended.
3. The persons signing this CONTRACT shall hereby declare and represent that they are authorised to sign and make declarations on behalf of the PARTIES hereto.
4. All the changes and completions to the CONTRACT shall be made in writing under the threat of invalidity.
5. The change of the PARTY's address does not result in the invalidity of the CONTRACT. In case of the change indicated in the previous sentence, the PARTY which undergoes the change is obliged to inform the other PARTY about this fact promptly and not exceeding 7 (seven) days. In case of the failure to inform within the period indicated in the previous sentence, the delivery of the correspondence to the so-far valid address will be regarded as effective.
6. The conclusion of the CONTRACT in the writing form, that is: the signing of the CONTRACT by two PARTIES of the CONTRACT is the condition for the commencement of the CONTRACT realization and the realization of the services addressed in the CONTRACT.

7. All the disputes which may arise between the PARTIES in reference to the relations defined in this CONTRACT will be will submitted to the jurisdiction of the proper common court in court in Warsaw.
8. The transfer of any liability from this Contract by the CLIENT to the third persons is permissible only after the obtainment of the written consent from the EUROZET.
9. The CONTRACT has been composed in four identical copies, three copy for CLIENT and one copy for EUROZET, the receipt of which the PARTIES confirm to each other.

On behalf of the CLIENT

On behalf of EUROZET

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Ing. Václav Mika

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Marcin Jaśkiewicz

General Director  
SLOVAKIA TRAVEL

Pełnomocnik Zarządu

**Appendixes:**

Nr 1. Media Plan

Nr 2. GENERAL TERMS AND CONDITIONS OF AGREEMENTS Eurozet Radio Sp. z o.o.