

## CONVENIENCE TRANSLATION. FOR READING PURPOSES ONLY!

**Joint Report of the Executive Board of ProSiebenSat.1 Media AG, Unterföhring, and the managing directors of Red Arrow Entertainment Group GmbH (formerly: ProSiebenSat.1 Siebte Verwaltungsgesellschaft mbH), Unterföhring, pursuant to sections 295, 293a of the German Stock Corporation Act (*Aktiengesetz*) regarding the Amendment Agreement dated March 31, 2014 to the Domination and Profit and Loss Transfer Agreement dated May 23, 2007**

Pursuant to sections 295, 293a of the German Stock Corporation Act, the Executive Board of ProSiebenSat.1 Media AG and the managing directors of Red Arrow Entertainment Group GmbH submit the following joint report:

### **1. Conclusion and Effective Date of the Amendment Agreement**

ProSiebenSat.1 Media AG, Unterföhring, (the „**Controlling Entity**“ – *Organträger*) and Red Arrow Entertainment Group GmbH, Unterföhring, (the „**Controlled Company**“ – *Organgesellschaft*) concluded an amendment agreement on March 31, 2014 (the „**Amendment Agreement**“) to the Domination and Profit and Loss Transfer Agreement (*Beherrschungs- und Gewinnabführungsvertrag*) existing between them dated May 23, 2007. This Amendment Agreement is subject to approval of the shareholders' meeting of the Controlling Entity and the shareholders' meeting of the Controlled Company. The Amendment Agreement will only be effective upon registration with the commercial register (*Handelsregister*) of the Controlled Company.

The Amendment Agreement will be presented for approval to the ordinary shareholders' meeting of the Controlling Entity on June 26, 2014. The shareholders' meeting of the Controlled Company already approved the Amendment Agreement on April 22, 2014 by notarized shareholder resolution.

### **2. Contracting Parties**

#### **2.1 ProSiebenSat.1 Media AG**

The Controlling Entity is a stock corporation with its seat in Unterföhring, District of Munich, registered with the commercial register of the local court (*Amtsgericht*) of Munich under HRB 124169. The share capital of the Controlling Entity amounts to EUR 218,797,200.00 and is divided into 218,797,200 registered common shares. The common shares are admitted for trading in the sub-

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segment of the Regulated Market of the Frankfurt Stock Exchange (*Frankfurter Wertpapierbörse*) with further post-admission obligations (*Prime Standard*) and at the Luxembourg Stock Exchange (*Bourse de Luxembourg*).

Pursuant to the Articles of Incorporation of the Controlling Entity, its corporate purpose is, in particular, to organize and broadcast television programs and to procure, manufacture and sell film and television productions and to purchase and grant rights of all kinds as well as merchandising and multimedia business.

The group of companies comprising the Controlling Entity and its subsidiaries and affiliated companies is managed by the Controlling Entity as group managing holding company. The core business of the group constitutes the advertisement-financed free TV. Furthermore, a diverse digital and ventures portfolio forms part of the group as well as an international production network. As parent company of the group of companies, the Controlling Entity centrally manages trans-sectoral key functions, such as distribution, license purchasing, accounting, controlling, corporate planning, human resources, finance, investor relations, legal affairs and corporate communications.

### **2.2 Red Arrow Entertainment Group GmbH**

Red Arrow Entertainment Group GmbH is a limited liability company having its seat in Unterföhring, District of Munich, registered with the commercial register of the local court of Munich under HRB 168018. The registered share capital of the Controlled Company is EUR 25,500.00. The Controlling Entity is the sole shareholder of the Controlled Company. The name of the Controlled Company was changed repeatedly, most recently to "Red Arrow Entertainment Group GmbH" by shareholders' resolution dated December 17, 2009, registered with the commercial register of the company on February 15, 2010.

Pursuant to the Articles of Incorporation of the Controlled Company, its corporate purpose includes, but is not limited to, acquiring, holding, and managing investments in ventures active in the areas of purchasing, developing, producing, and selling of media products including, in particular, television broadcasts of all kinds, internet content, formats and concepts as well as rendering services and producing works-for-hire in the film, television, and internet industries as well as incorporating such ventures as well as acquiring, distributing, proprietary developing, and entering into development and cooperation agreements regarding the development of content, media products, concepts, and formats as well as otherwise managing its own assets. Red Arrow Entertainment Group GmbH is holding interests in fifteen (15) international production firms in

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nine (9) countries as well as partnerships with other market actors. The portfolio is handled by Red Arrow International GmbH, which deals with program sales matters world-wide. The production companies of the Red Arrow Entertainment Group include, *inter alia*, various American companies and Redseven Entertainment GmbH from Germany. In addition, it is holding interests in an American multi-channel network and various strategic partnerships.

In the fiscal years 2011, 2012, and 2013, the Controlled Company generated (in Euro) the following annual surpluses or deficits before profit transfers and/or loss adjustments, as the case may be, in accordance with the rules and regulations of the German Commercial Code (*Handelsgesetzbuch*):

fiscal year 2011:	8,123,396.09
fiscal year 2012:	3,597,788.95
fiscal year 2013:	4,652,967.56

### **3. Legal and Economic Considerations for the Conclusion of the Amendment**

The Controlling Entity and the Controlled Company concluded a domination and profit and loss transfer agreement (*Beherrschungs- und Gewinnabführungsvertrag*) on May 23, 2007, which, after approval of the shareholders' meeting of the Controlling Entity and of the shareholders' meeting of the Controlled Company, became effective upon its registration with the commercial register of the Controlled Company on August 27, 2007 (the „DPLTA“).

The existing DPLTA serves, in particular, the creation and the maintenance of a fiscal unity for income tax purposes (*ertragsteuerliche Organschaft*) pursuant to sections 14, 17 of the German Corporate Income Tax Act (*Körperschaftsteuergesetz*). A fiscal unity for income tax purposes allows for the allocation of profits and losses of the Controlled Company to the Controlling Entity for purposes of corporate income tax (*Körperschaftsteuer*) and trade tax (*Gewerbsteuer*) and, thereby, consolidating them with the results of other group companies which are also part of the fiscal unity for income tax purposes at the group level. To this end, the DPLTA must comply with the requirements of section 17 of the German Corporate Income Tax Act.

Section 4 of the DPLTA stipulates the following regarding the loss assumption (*Verlustübernahme*):

*„The Controlling Entity is obliged to make up any loss for the year otherwise accrued during the term of the agreement to the extent it is not*

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*made up by withdrawing amounts from the other revenue reserves which have been deposited during the term of the agreement. Section 302 AktG applies accordingly.*

The German Act on the Amendment and Simplification of the Taxation of Enterprises and the Tax Treatment of Travel-Expenses Law (*Gesetz zur Änderung und Vereinfachung der Unternehmensbesteuerung und des steuerlichen Reisekostenrechts*) dated February 20, 2013, amended the wording of section 17 sentence 2 no. 2 of the German Corporate Income Tax Act. In order to provide for the recognition of a fiscal unity for income tax purposes with companies in the legal form of a limited liability company under German law (*GmbH*), with respect to new profit and loss transfer agreements concluded after February 26, 2013 or amendments of existing profit and loss transfer agreements made after February 26, 2013, it is necessary that the contractual loss assumption is agreed by way of a reference to the statutory provision of section 302 of the German Stock Corporation Act "in its respective currently effective version" (*„in seiner jeweils gültigen Fassung“*) (so called "dynamic reference" – *dynamischer Verweis*).

In its current version, the DPLTA does not contain such a dynamic reference which refers to the "respective currently effective version" of section 302 of the German Stock Corporation Act.

Against this background, the DPLTA, by way of the Amendment Agreement and while maintaining the existing fiscal unity between the Controlling Entity and the Controlled Company, shall be adapted to the new statutory requirements in such a way as to now (exclusively) govern the loss assumption by way of the legally required dynamic reference to section 302 of the German Stock Corporation Act.

#### **4. Explanation of the Provisions of the Amendment Agreement**

Pursuant to section 1 of the Amendment Agreement, the provisions regarding the loss assumption in section 4 of the DPLTA is amended in such a way as to now refer to the provisions of section 302 of the German Stock Corporation Act "in its respective currently effective version". Therefore, section 4 of the DPLTA shall be revised as follows:

*"With regard to the loss assumption, the provisions of section 302 of the German Stock Corporation Act apply accordingly in its respective currently effective version."*

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This amendment maintains the tax advantages of the fiscal unity for income tax purposes connected to the DPLTA. A corresponding amendment in the context of future (other) amendments of the DPLTA will not be required.

Pursuant to section 2 of the Amendment Agreement, the remaining parts of the DPLTA remain unmodified. Therefore, the Amendment Agreement is limited to the formal adaptation of the provisions regarding the loss assumption and essentially leaves all other rights and obligations of the DPLTA unchanged. With regard to sections 291 para. 1 and 2, 294 para. 2 in connection with section 295 para 1 sentence 2 of the German Stock Corporation Act, which apply accordingly to controlled companies in the legal form of limited liability companies (*GmbH*), section 3 of the Amendment Agreement provides that the Amendment Agreement is concluded subject to approval of the shareholders' meeting of the Controlling Entity and the shareholders' meeting of the Controlled Company and becomes effective only after registration with the commercial register of the Controlled Company.

### **5. No Audit, no Annual Compensation and no Cash Consideration**

An audit of the Amendment Agreement as well as of the amended Domination and Profit and Loss Transfer Agreement by one or several expert auditors according to sections 295, 293b of the German Stock Corporation Act has not been conducted and will not be conducted as the Controlling Entity is the sole shareholder of the Controlled Company.

In the absence of outside shareholders of the Controlled Company, the DPLTA as well as the Amendment Agreement do not provide for stipulations on an annual compensation according to section 304 of the German Stock Corporation Act and on a cash consideration according to section 305 of the German Stock Corporation Act.

### **6. Display of Documents**

Starting at the time of convocation of the shareholders' meeting, pursuant to sections 295, 293f of the German Stock Corporation Act, further documents will be displayed for inspection and will be available on the website of ProSiebenSat.1 Media AG. The documents will also be displayed for inspection in the shareholders' meeting of the Controlling Entity itself.

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Unterföhring, this May 12, 2014

**ProSiebenSat.1 Media AG**

by:

(signed)  
Thomas Ebeling  
Chairman of the Executive Board

(signed)  
Axel Salzmänn  
Member of the Executive Board

(signed)  
Conrad Albert  
Member of the Executive Board

(signed)  
Heidi Stopper  
Member of the Executive Board

(signed)  
Dr. Christian Wegner  
Member of the Executive Board

**Red Arrow Entertainment Group GmbH**

by:

(signed)  
Jan Frouman  
Managing Director

(signed)  
Nina Hirsch  
Managing Director

(signed)  
Michael Schmidt  
Managing Director