

LICENCE AGREEMENT

DATED [●]

Among

**[SKY NEWS LIMITED]
(Licensee)**

**SKY PLC
(Sky)**

And

**SKY INTERNATIONAL AG
(SIAG)**

CONTENTS

Clause	Page
1. Key Definitions	1
2. Interpretation	4
3. Grant of Licence	4
4. Licence Period	8
5. Termination	8
6. Compliance with Licence/Remediation of Breaches	9
7. Change of Control	9
8. Effect of Termination	9
9. Maintenance of the Trade Marks	10
10. Defence of the Trade Marks against Infringements by Third Parties	10
11. Licence Fee and Payment	11
12. Licensor's Warranty	11
13. Ownership of Trade Marks and Goodwill	12
14. Quality/Manner of Use	12
15. Brand Presentation and Guidelines	13
16. Review Meetings	14
17. Advertising	14
18. Trade Mark Protections	14
19. Avoidance of Customer Confusion	15
20. Confidentiality and Press Release	17
21. Transitional Relief	17
22. Force Majeure	17
23. Notices	18
24. Governing Law and Jurisdiction	18
25. General	19
Annex	
1. The Trade Marks	20
Signatories	33

LICENCE AGREEMENT

AMONG:

- (1) [SKY NEWS LIMITED] company number [●] whose registered office is at [●] (**Licensee**); and
- (2) **SKY PLC (Sky)** of Grant Way, Isleworth, Middlesex TW7 5QD, UK and **SKY INTERNATIONAL AG (SIAG)** of Stockerhof, Dreikönigstrasse 31A, CH-8002 Zürich, Switzerland,

SIAG and Sky together "**Licensor**".

Both parties together or each of them are herein also referred to as the **Parties** or a **Party**.

PREAMBLE:

- (A) Sky Group (as defined below) operates a successful "Sky" branded business which it has built up over a period of more than 25 years. The "Sky" brand (including the "Sky News" brand) enjoys very high brand recognition, and is considered by Sky's board of directors to be one of the Sky Group's most valuable assets.
- (B) The Parties have agreed to enter into this agreement (the **Licence**) setting out terms governing Licensee's use of the "Sky News" brand, such Licence to be effective on the date of the transfer of the "Sky News" business to Licensee pursuant to the undertakings submitted by Twenty-First Century Fox, Inc. (**21CF**) to the Secretary of State for Digital, Culture, Media and Sport on [●] 2018 in respect of the proposed acquisition by Twenty-First Century Fox, Inc. of some or all of those shares in Sky that it does not already own (the **Commencement Date**).

1. KEY DEFINITIONS

In this Licence, the following words have the meanings set out below (unless the context otherwise provides or requires):

Affiliate means, in relation to a Party, that Party and any entity that, either directly or indirectly including through one or more intermediaries, Controls, is Controlled by or is under common Control with, that Party.

Applicable Laws means any applicable statutes, laws, ordinances, orders, judgments, decrees, rules or regulations issued by any government authority, and any judicial or administrative interpretation of any of these.

Application means any software application which enables users to access and interact with data, text, images and/or audio-visual and/or audio content on a standalone basis (which means for the avoidance of doubt that it cannot be accessed as an ancillary or enhanced application via the broadcast or transmission stream of content comprised within any linear channel or other service) and which may be downloaded or otherwise made available on a free or pay basis to certain Audio-Visual Monitors for access only on such Audio Visual Monitors.

Acquisition Date means the date of the acquisition by Twenty-First Century Fox, Inc. of all (or substantially all) of those shares in Sky that it does not already own.

Associated Person means a person or persons associated with 21CF, News Corporation or any member of the Murdoch Family within the meaning of section 127(4) of the Enterprise Act 2002 and includes any Subsidiary.

Audio-Visual Monitor means any monitor, device or screen which is, or during the Term may be, capable of displaying audio-visual content including, without limitation, any television receiver, personal computer, laptop, mobile, games console, tablet and/or any other device or terminal capable of receiving, downloading, storing, onward transmitting and/or playing back electronic transmissions.

Base Rate means the Bank of England base rate (also referred to as the Bank of England official bank rate); the rate at which the Bank of England lends to financial institutions for secured overnight lending, published on the Bank of England website (www.bankofengland.co.uk).

Brand Guidelines means Licensor's guidelines for the branding of the goods and services supplied under the Trade Marks (or any of them) including any updates or replacements of the same issued by Licensor from time to time. The current Brand Guidelines can be found at <https://www.believeinbetter.com/our-brand/guidelines>.

Confidential Information means all information which, in the case of:

- (a) Licensor, concerns the business, operation, know-how or customers of Licensor or any member of the Sky Group; and
- (b) Licensee, concerns the business, operation, know-how or customers of Licensee or any Affiliate of Licensee;

Whether: (i) received by the Recipient directly from the Disclosing Party or from any other person; or (ii) generated or compiled by the Recipient itself and shall include all summaries, notes, memoranda and any other information, in each case in any medium or format whatsoever, whether marked "confidential" or not.

Control means the beneficial ownership of more than 50% of the issued share capital of a company or the legal power to direct or cause the direction of the general management of a company and **Controls, Controlled** shall be construed accordingly.

Disclosing Party means in relation to the Confidential Information of:

- (a) Licensee, Licensee; and
- (b) Licensor, Licensor.

High Quality means in respect of operations under the Trade Marks in any country or region in the Territory, the higher standard of (i) a quality that is, in all material respects, at least as high as the quality of the operations of the business conducted under the Trade Marks in that country or region (if any) in the 12 months prior to the Commencement Date and (ii) a quality which is, in all material respects, commensurate with then-current good industry practice in that country or region.

Licence means this licence agreement including its Annexes, as may be amended from time to time in accordance with Clause 25(d).

Licensed Business means the operation of a news business by way of distribution of news content via media, including television, syndication of programming, radio, audio, text, print, interactive

applications, online or any other means by which it is possible to distribute news content and including, without limitation:

- (a) the production, supply and/or distribution of a news linear service which contains (i) the Subject Matter; and (ii) any teletext, or other additional or associated or ancillary services associated with such service (including as included in Licensor's EPG and all enhanced and interactive applications) and comprising the standard definition and high definition versions of the linear service;
- (b) the production, supply and/or distribution of (i) individual content (including programmes and bulletins); and (ii) non-linear services (including VOD services and services distributed from www.skynews.com or other domain names) containing current and/or library (archive) news content;
- (c) the production, supply and/or distribution of an audio and/or radio service containing the Subject Matter; and
- (d) the production of Applications containing any Subject Matter, or any clips, individual programmes and bulletins, text, graphics and interactive content comprising Subject Matter, and the supply and distribution of such Applications: (i) directly to viewers by any means to any Audio-Visual Monitor; (ii) to third parties whose primary business is the supply of Applications to viewers by any means to any Audio-Visual Monitor, such supply being solely for such third parties' onward supply directly to viewers.

The Licensed Business referred to above may include all modes of transmission technology now known or hereafter devised (including without limitation DTH, DTT, cable, IPTV and online).

Murdoch Family means Rupert Murdoch, Lachlan Murdoch and James Murdoch.

Net Revenues means the aggregate of Licensee's and its subsidiary undertakings' revenues arising from the Licensed Business operated under the Trade Marks within the Territory after deduction of:

- (a) payments made by Licensee or any of its subsidiary undertakings to distributors or agents for local marketing (in any part of the Territory) of the linear television channels operated under the Trade Marks; and
- (b) any Value Added Tax.

For the avoidance of doubt, Net Revenues includes the subscription, advertising and syndication revenues derived from the Licensed Business operated under the Trade Marks.

Recipient means, in relation to the Confidential Information of:

- (a) Licensor, Licensee;
- (b) Licensee, Licensor.

Sky Group means Sky and all its Affiliates, including SIAG;

Subject Matter means High Quality and timely breaking news, latest news and, except in the case of audio and radio services, video news, and international events (including events of wide public interest and/or importance) and which may include current affairs bulletins, business news bulletins, political news bulletins, show business bulletins, sports news bulletins and weather bulletins which are ancillary to such news content.

Subsidiary is to be construed in accordance with section 1159 of the Companies Act 2006 (as amended), unless otherwise stated.

subsidiary undertaking and **parent undertaking** are to be construed in accordance with section 1162 of the Companies Act 2006 (as amended), unless otherwise stated.

Territory A means the United Kingdom, the Isle of Man, the Channel Islands and the Republic of Ireland.

Territory B means any country or region in which Licensor is the registered owner of any Trade Marks from time to time, but excluding Territory A. As at the date of this Licence, Territory B includes those countries and regions in which the trade marks listed in Annex 1 are registered.

Territory means worldwide.

Trade Marks means the trade marks SKY NEWS, SKY NEWS HD and SKY NEWS RADIO, including the trade mark applications and registrations listed in Annex 1 and any additional trade marks agreed by the Parties pursuant to Clause 3.

Value Added Tax means:

- (a) any tax imposed in compliance with the Council Directive of 28 November 2006 on the common system of value added tax (EC Directive 2006/112); and
- (b) any other tax of a similar nature, whether imposed in a member state of the European Union in substitution for, or levied in addition to, such tax referred to in paragraph (a) above, or imposed elsewhere.

2. INTERPRETATION

(a) Any references in this Licence:

- (i) to the singular include the plural and vice versa;
- (ii) to Clauses and Annexes are to clauses (or sub-clauses) of and annexes to this Licence;
- (iii) to a statutory provision include a reference to that provision as modified, replaced, amended or reinstated from time to time (whether before or after the date of this Licence) and any prior or subsequent subordinate legislation made under it;
- (iv) to "persons" include an individual, partnership, unincorporated association or body corporate wherever incorporated or situated and, in the case of an individual, that person's legal personal representatives.

(b) The headings in this Licence are for convenience only and shall not affect the construction or interpretation of this Licence.

3. GRANT OF LICENCE

(a) Subject to the terms of this Licence, Licensor hereby grants to Licensee a worldwide, perpetual (subject to earlier termination in accordance with Clause 5 or Clause 7) sub-licensable (in accordance with Clause 3(m)) and exclusive right to use the Trade Marks in relation to the Licensed Business.

- (b) Subject to Clauses 3(c) and 3(e), Licensor shall not (and shall procure that other members of the Sky Group shall not) use the Trade Marks in the Territory, or authorise any third party to do so, save as expressly agreed in writing by Licensee.
- (c) Notwithstanding the licence and the exclusivity granted pursuant to Clauses 3(a) and 3(b):
 - (i) Licensee acknowledges that Licensor may not own rights in the Trade Marks worldwide and subject to Clause 21, Licensee is responsible for ensuring that it is entitled to use the Trade Marks in regions outside both Territory A and Territory B;
 - (ii) Licensee's right to use the Trade Marks outside Territory A is subject to all third party rights to use the Trade Marks or prohibit others from using the Trade Marks (whether pursuant to any contract or otherwise) which exist at the date of this Licence (**Pre-Existing Third Party Rights**). Without limitation to the foregoing, the Parties acknowledge that, in respect of countries outside Territory A, nothing in this Licence should be construed as preventing Licensor (and other members of the Sky Group) from complying with its and their respective obligations to third parties which Licensor (or members of the Sky Group) have assumed before the date of this Licence and/or to avoid infringement of third party rights outside Territory A. Licensor agrees that it will, at the same time as complying with any such obligations to third parties, use reasonable endeavours to ensure that Licensee has sufficient rights under the Trade Marks so that it is able to operate the Licensed Business in the manner in which it has been operated in the 12 months prior to the Commencement Date. Licensor and Licensee shall reasonably cooperate and assist each other in dealing with any issues relating to Pre-Existing Third Party Rights outside Territory A. Licensor shall provide Licensee with copies of all agreements entered into by it or members of the Sky Group with third parties which give those third parties Pre-Existing Third Party Rights as soon as reasonably practicable following the Acquisition Date and in any event within 90 days of the Acquisition Date;
 - (iii) Licensee shall not operate a television news channel:
 - (A) under the Trade Marks in Territory A that is predominantly in a language other than English;
 - (B) under the Trade Marks, outside Territory A that is predominantly in either Italian or Arabic, provided, for the avoidance of doubt, Licensee shall be entitled to operate the Licensed Business outside Territory A in any language other than Italian and Arabic; and
 - (C) under any of the Trade Marks in Australia and New Zealand; and
 - (iv) Licensee shall not market "Sky News Radio" or a "Sky News Radio" service in the Netherlands or Belgium.
- (d) In addition to the rights granted pursuant to Clause 3(a), Licensee shall be permitted to use the Trade Marks on a global basis in connection with the supply of syndicated blocks, segments or packages of programming to airlines via in-flight entertainment networks.
- (e) Nothing in this Licence shall prevent Licensor from using or licensing third parties to use the SKY NEWS mark pursuant to a licence in place at the date of this Licence (or any replacement or extension thereof), in each case, in connection with the availability and syndication of:
 - (i) an Arabic language news channel and programming, in the Territory; and

- (ii) an English language news channel and programming in Australia and New Zealand.

Licensor shall notify Licensee of any replacement or extension of any licence to third parties in respect of the SKY NEWS mark as soon as reasonably practicable following, and in any event within 30 days after, the date that the replacement or extension is agreed.

- (f) Subject to the terms of this Licence and any third party rights existing before or at the date of this Licence, Licensee shall have a limited licence throughout the world for minor aural and/or visual inclusion of the Trade Marks in any content, programming or services which are:
 - (i) substantially unbranded; or
 - (ii) substantially branded with: (A) third party branding; and/or (B) any branding of Licensee (and/or any of its Affiliates) provided such branding is not likely to be confused with any of the Trade Marks.

Any use of the Trade Marks pursuant to the rights granted pursuant to this Clause shall be at Licensee's own risk.

- (g) Licensee or its sub-licensees shall not be in breach of any of the territorial restrictions or limitations imposed by this Licence or any other rights of Licensor, and Licensor shall not commence any action against Licensee or its sub-licensees:
 - (i) if and to the extent that there is overspill communication to viewers or listeners outside the region to which the communications were principally directed, which cannot reasonably be avoided when supplying any products or services under or by reference to any of the Trade Marks to those regions, having regard to standard practices and technological capabilities within the industry at the relevant time;
 - (ii) if and to the extent that any products or services which are supplied under or by reference to any of the Trade Marks to users of a communications network which operates inside a region can be accessed by those users when travelling outside that region via roaming (or equivalent) rights on that communications network; and/or
 - (iii) by virtue of Licensee being known as and/or dealing with customers and potential customers and/or other third parties as "Sky News" in any part of the Territory, provided that (where relevant) the products or services themselves which are supplied under or by reference to the Trade Marks otherwise comply with the relevant territorial restrictions or limitations imposed by this Licence.

- (h) For the avoidance of doubt, Licensee's rights to use the Trade Marks under this Licence are limited to the use of the mark "Sky News" and Licensee shall not use or authorise any person to use the "Sky" mark (on its own or in a form other than "Sky News") in branding in connection with the Licensed Business. Without limitation to the foregoing, Licensee shall not use in branding (i) any words preceding the words "Sky News"; or (ii) any words following the words "Sky News" other than the words "Radio", "HD" or "International" so as to accurately describe the relevant services being provided by Licensee, without Licensor's prior written consent (such consent not to be unreasonably withheld or delayed).

- (i) Licensee shall ensure that any content (including bulletins but excluding advertising and promotions) broadcast or made available in Territory A under or by reference to any of the Trade Marks by or with the authorisation of Licensee shall not be broadcast or made available in Territory A, including by being included in any service (whether linear or non-linear), by or with the authorisation of Licensee, without the relevant Trade Marks (being used as presentational branding in addition to any

standard industry production credits), so far as is reasonably practicable to do so (having regard to standard industry practice at the relevant time).

- (j) For the avoidance of doubt, the Licence granted hereunder shall include the promotion and advertising of the Licensed Business (but not any other business or activity of Licensee) including programme related merchandising, but excluding general merchandising.
- (k) Subject to the terms of this Licence, Licensee shall be entitled to use the words "Sky News" as an element of its company name and as an element of the company name of any of its subsidiary undertakings.
- (l) Subject to the terms of this Licence, Licensee shall be entitled to use the following domain names, which are registered in Licensor's name: www.skynews.com, www.skynews.co.uk, www.skynewsradio.com, www.skynewsinternational.com, <http://m.skynews.com> and www.news.sky.com.
- (m) Licensee shall have the right to sub-license the Trade Marks to (a) its Affiliates for so long as they remain Affiliates and (b) third party agents, distributors, manufacturers and television/radio programming producers engaged by Licensee and its sub-licensee Affiliates, in both cases, in relation to the furtherance of the Licensed Business conducted by Licensee and its sub-licensee Affiliates on terms no less restrictive than those to which Licensee is subject hereunder. Licensee shall not otherwise sub-license its rights hereunder without the prior written consent of Licensor (such consent not to be unreasonably withheld or delayed).
- (n) Licensee shall remain fully liable for all the acts and omissions of its sub-licensees in connection with the Trade Marks as if such acts and omissions were Licensee's own acts and omissions.
- (o) Licensee shall notify Licensor of any trade marks and/or domain names containing the words "Sky News" that Licensee wishes (i) to license and/or (ii) to have registered. The Parties shall discuss such request(s) and Licensor shall confirm in writing its agreement or refusal to such request(s). If Licensor so agrees: (i) in the case of trade marks, such trade marks shall become part of the licence grant and Licensor shall file and register such additional trade marks for the territories requested by Licensee; and (ii) in the case of domain names, Licensee shall register such additional domain names in Licensee's name and shall have the right to use those domain names (provided that all such domain names shall be transferred to Licensor as soon as reasonably practicable, and in any event within 60 days, of termination of this Licence). In cases where Licensor agrees to the further trade marks or domain names, the term "Trade Marks" shall also comprise such further trade marks and Clause 3(l) shall be deemed to include such further domain names (as applicable) and, where any such further trade mark is registered in a country outside Territory A and Territory B, that country shall automatically become part of Territory B for the purpose of this Licence. Licensor shall not unreasonably refuse to license and/or register such additional trade marks or permit the registration of such additional domain names. In the case of domain names, Licensor shall respond to Licensee as soon as reasonably practicable following any request from Licensee and, if no response is received within 2 business days of Licensor's receipt of the request, the request shall be deemed to be accepted.
- (p) No further licences of any trade marks or domain names are granted by Licensor to Licensee under this Licence, save as expressly stated in this Clause 3.
- (q) Nothing in this Licence in any way restricts Licensor's rights to use the "Sky Sports News" brand in relation to its retained sports news business. Licensee shall not use in branding the words or format "Sky News Sports" or "Sky Sports News".

4. LICENCE PERIOD

- (a) This Licence shall become effective on the Commencement Date and shall continue in force until terminated in accordance with Clause 5.

5. TERMINATION

- (a) Subject to Clauses 5(e) and 5(f) below and without prejudice to Clause 6(b), either Party shall be entitled to terminate this Licence for material breach of contract by the other Party which is not remedied within 60 days of a written request to remedy the same.

- (b) Licensor may terminate this Licence on 15 days' written notice if Licensee ceases:

- (i) to provide for a period of 45 consecutive days (other than as a result of an event or circumstance beyond Licensee's reasonable control) services substantially equivalent to the Services in the United Kingdom under the "Sky News" brand; or
- (ii) to operate the "Sky News" channel in the United Kingdom (other than as a result of an event or circumstance beyond Licensee's reasonable control),

(for the avoidance of doubt, nothing in this Sub-Clause 5(b) shall give Licensor a right to terminate this Licence if Licensee, in addition to providing the Services, provides any services in the United Kingdom which are not branded with any of the Trade Marks).

- (c) Either Party shall only be entitled to terminate this Licence under Clause 5(a) or 5(b) where such Party has obtained the prior written consent of the Secretary of State for Digital, Culture, Media and Sport, such written consent not to be unreasonably withheld.
- (d) If a Party receives a written request or notice pursuant to Clause 5(a) or 5(b) and either: (i) such Party disputes that it is in material breach of contract or that the other Party has a right to terminate; or (ii) where relevant, the Parties are in dispute as to whether or not such material breach of contract was remedied within the said 60 days (each a **Termination Dispute**), this Licence shall remain in full force and effect until such Termination Dispute has either been resolved by the agreement of the Parties or finally determined by the courts of England in favour of the Party seeking to terminate this Licence.
- (e) In the event of any Termination Dispute arising, before commencing action in the courts of England to determine that Termination Dispute, such Termination Dispute shall, at the written request of either Party, be referred to mediation. Any reference to mediation shall be made in accordance with the procedures of the Centre for Alternative Dispute Resolution in London. The mediation will be conducted by a single mediator appointed by the agreement of the Parties or if the Parties cannot agree on the mediator within 21 days of the date of the request that the Termination Dispute be referred to mediation, or if the agreed person is unable or unwilling to act, the mediator shall be appointed by the Centre for Alternative Dispute Resolution in London on the application of either Party. If the Termination Dispute has not been resolved through mediation within 10 days of the first day of the mediation, either Party may bring action in the courts of England to have to Termination Dispute resolved.
- (f) Where Licensor seeks to terminate this Licence pursuant to Clause 5(a) or 5(b) Licensor shall bear the reasonable costs of the mediation and the reasonable costs of any action in the English courts to determine such Termination Dispute, including all reasonable out of pocket costs incurred by Licensee in connection with participating in such mediation or defending any such action in the English courts.

- (g) Any sub-license of the rights granted under this Licence entered into pursuant to Clause 3(m) herein shall automatically terminate upon the termination of this Licence in accordance with the terms of this Licence.

6. COMPLIANCE WITH LICENCE/REMEDICATION OF BREACHES

- (a) Without prejudice to Licensor's other rights and remedies, in the event that Licensor reasonably believes that Licensee's acts or omissions have materially adversely affected or will materially adversely affect the goodwill in the Trade Marks, Licensor may, by written notice to Licensee, require Licensee to take reasonable remedial action without delay to address such concerns and bring Licensee into compliance with this Licence. For the avoidance of doubt, Licensor cannot invoke the provisions of this Clause 6(a) in relation any editorial decisions of Licensee concerning any negative story about Licensor, any company within the Sky Group, any member of the Murdoch Family or any Associated Person.
- (b) Notwithstanding Clause 5(e), Licensee acknowledges that any material breach of this Licence by Licensee may have the effect of endangering the validity of the Trade Marks (or any of them) and in these circumstances Licensee expressly agrees that upon any material breach of the terms of this Licence which is likely to endanger the validity of the Trade Marks (or any of them), Licensor shall be entitled to take all steps necessary to prevent or cease such use (including for the avoidance of doubt, seeking an order for specific performance together with a mandatory injunction against Licensee in addition to bringing a claim in damages after having given Licensee notice in writing indicating its intention to seek such an order and specifying the breach in question). Licensee expressly acknowledges that its breach of the terms of this Licence may cause irreparable harm to Licensor and that damages may be an inadequate remedy for any such breach and, subject to the discretion of the court, that Licensor shall be entitled to an interlocutory order for specific performance together with a mandatory injunction and/or any other form of equitable remedy to restrain any breach of this Licensee. Licensee agrees that any such remedy shall not prejudice any other rights or remedies of Licensor in respect of any such breach which may endanger the validity of the Trade Marks (or any of them).

7. CHANGE OF CONTROL

- (a) In the event there is a change of direct Control of the current Licensee (being the then current assignee of the Licensee if this Licence has been assigned) without Licensor's prior written consent (such consent not to be unreasonably withheld) (other than where (i) Twenty-First Century Fox, Inc. or any of its Affiliates; or (ii) The Walt Disney Company or any of its Affiliates, or any persons acting in concert with any of them, acquires Control of Licensee), including without limitation where a person or group of persons acting in concert acquires a further interest in Licensee which means that it then gains Control of Licensee, then Licensor shall be entitled to terminate this Licence by giving written notice to that effect. A change of direct Control shall not include a change of Control of any parent undertaking of Licensee other than a parent undertaking of Licensee that operates no business other than Licensee's business.
- (b) Where notice is given under Clause 7(a) it shall be effective 30 days from the date on which it is given.

8. EFFECT OF TERMINATION

- (a) Upon termination of this Licence for any reason, Licensee shall:
 - (i) pay all outstanding amounts that are due to Licensor within 30 days following the end of the month in which this Licence terminated;

- (ii) cease within 30 days of the effective date of termination to make any use of the Trade Marks (including as part of its corporate name or in any domain names) and assign any domain names referred to in Clause 3(o) to Licensor as soon as reasonably practicable, and in any event, within 30 days of the effective date of termination;
 - (iii) within a period of six months of the effective date of termination, remove from any premises any signs or other materials bearing the Trade Marks or any of them; and
 - (iv) within a period of six months of the effective date of termination, destroy all promotional materials in its possession, custody, power or control that bear the Trade Marks or any of them or alternatively shall remove or obliterate such Trade Marks from such materials.
- (b) Termination of this Licence for any reason shall not affect the accrued rights, liabilities and obligations of the Parties arising in any way out of this Licence as at the date of termination.

9. MAINTENANCE OF THE TRADE MARKS

- (a) Licensor shall maintain the registered Trade Marks in the Territory at its own cost, and shall maintain the registrations for the domain names which form part of this Licence pursuant to Clause 3(l) at its own cost.
- (b) Licensor shall, at the request and expense of Licensee (save for Licensor's in-house costs) but for no further consideration, provide Licensee with all necessary assistance with the registration of this Licence as a licence at trade mark registries and/or other relevant authorities in the Territory. In particular, the parties will enter into such confirmatory trade mark licences in relation to the Trade Marks as may be necessary or appropriate for registration with the relevant authorities and, where reasonable to do so, will ensure that this Licence will not form part of any public record. If there are any inconsistencies between the terms of any such confirmatory licence and the provisions of this Licence, the terms of this Licence will prevail.
- (c) Licensee shall ensure that any registration of this Licence at trade mark registries and/or other relevant authorities in the Territory shall be removed upon the termination of this Licence for any reason.

10. DEFENCE OF THE TRADE MARKS AGAINST INFRINGEMENTS BY THIRD PARTIES

- (a) Each of Licensor and Licensee shall promptly notify the other, in writing, during the term of this Licence if it becomes aware of any material infringement, or suspected material infringement, of the Trade Marks by any third party.
- (b) Licensor shall have the right to take all appropriate actions in its reasonable discretion, in and out of court, against infringers of the Trade Marks in the Territory, whether that infringement has been notified to Licensor by Licensee or otherwise. Licensee shall, at Licensor's request and cost, render all reasonable assistance within Licensee's power to assist Licensor in taking such appropriate action. Licensor shall be entitled to retain for its own absolute benefit any damages, costs or other expenses awarded or recovered in any proceedings against infringers of the Trade Marks unless Licensee suffered harm as a result of such infringement in which case the parties shall fairly apportion such damages, costs or other expenses.
- (c) Promptly upon becoming aware of any act of infringement in relation to the Trade Marks, Licensor shall promptly consult with Licensee in relation to whether or not any proceedings should be commenced and Licensor shall have regard to any reasonable representations made by Licensee during such consultation. Licensor shall notify Licensee promptly in writing upon determining that it will not commence any proceedings in relation to any such act of infringement. If either (i)

Licensor notified Licensee that it will not be commencing proceedings in relation to any act of infringement or (ii) if Licensor does not bring any proceedings in relation to any act of infringement within 90 days of becoming aware of such infringement and, in either case, Licensee reasonably considers the alleged infringement is material to Licensee's Licensed Business, Licensee shall be entitled at its own cost to take action in its own name provided (a) Licensee indemnifies Licensor against all costs and liabilities (including without limitation legal fees, disbursements and any awards of costs made against Licensee) arising as a result of Licensee taking such action and (b) Licensee shall not do or omit to do anything that jeopardises or impairs any of the Trade Marks, the goodwill in any of the Trade Marks or any other trade marks of Licensor. Licensor shall furnish Licensee without undue delay with all declarations and documents that are required for the taking of such action by Licensee, and shall (where Licensee so requests) agree to be joined in as party to any relevant legal proceedings. Licensee shall be entitled to retain for its own absolute benefit any damages, costs or other sums awarded or recovered in any such action. Such sums shall only count as "Net Revenues" for the purposes of calculating the Licence Fee if, and only to the extent that, such sums exceed the costs incurred by Licensee in relation to such action.

11. LICENCE FEE AND PAYMENT

- (a) During the Term, the annual licence fee shall be █████ of Net Revenues (the **Licence Fee**).
- (b) The Licence Fee shall be paid by Licensee monthly in arrears to be received by Licensor no later than 30 days following the end of the month to which it relates. The payments shall be accompanied by a certification signed by Licensee's Chief Financial Officer certifying the Net Revenues during the relevant month.
- (c) Interest shall be charged on late payments at a rate of 2% over the Base Rate from time to time from the due date for payment.
- (d) If Licensee or any of its subsidiary undertakings is required by law to make any deduction or to withhold any part of any amount due to Licensor under this Licence, Licensee will (and will procure that its subsidiary undertakings will) give Licensor proper evidence of the amount deducted or withheld and payment of that amount to the relevant taxation authority, and will provide reasonable assistance to Licensor to claim exemption from, or, to the extent that is not possible, to obtain a credit for, the amount deducted or withheld under any applicable double taxation or similar agreement from time to time in force. Licensee will not take any action (including, without limitation, any action which may result in Licensee or any of its subsidiaries being treated as resident for tax purposes in, or otherwise acquiring any connection for tax purposes with, any jurisdiction outside the United Kingdom) which will cause it or its subsidiaries to be required by law to make any deduction or to withhold any part of any amount due to Licensor under this Licence.
- (e) Licensee shall and shall procure that its subsidiary undertakings shall maintain necessary records of the Net Revenues and provide Licensor with reasonable audit rights to enable Licensor to determine the Net Revenues and the accuracy of the Licence Fee received by it.

12. LICENSOR'S WARRANTY

- (a) Licensor warrants that the legal status of the Trade Marks in the Territory corresponds to the information in Annex 1.
- (b) Subject to Clause 3(c)(ii), Licensor warrants that it is free to enter into this Licence and that it has not granted to any third parties rights that conflict with this Licence to be granted to Licensee pursuant to this Licence.

- (c) Save as set out above, all other warranties and representations are excluded. Licensee acknowledges in particular that use of the Trade Marks in regions outside Territory A, is entirely at Licensee's own risk.
- (d) Nothing in this Licence shall constitute any representation, warranty or condition that any Trade Mark is valid or that any application for a Trade Mark as set out in Annex 1 shall proceed to grant or after grant be valid.

13. OWNERSHIP OF TRADE MARKS AND GOODWILL

- (a) Licensee acknowledges Licensor's ownership of the Trade Marks and shall not assert any right, title or interest in the Trade Marks (except for the rights granted under the terms of this Licence).
- (b) Licensee acknowledges that all goodwill in the Trade Marks, arising from use of the Trade Marks by Licensee (or any sub-licensee), shall be owned by Licensor that is the owner of the relevant Trade Mark. Licensee shall execute or procure the execution of any documents that Licensor may reasonably request in order to assign such goodwill to the relevant Licensor or otherwise give effect to this Clause.
- (c) Whenever the Trade Marks are used by Licensee and either (i) in Licensee's reasonable opinion it is practical to do so or (ii) it is required by Applicable Laws, Licensee shall include an appropriate statement indicating that Licensor is the owner of the Trade Marks and that the Trade Marks are used by Licensee under licence.

14. QUALITY/MANNER OF USE

The Licensee shall, in connection with the Licensed Business operated under the Trade Marks:

- (a) ensure all products and services made available under the Trade Marks are provided to a High Quality standard;
- (b) not use any marks which are confusingly similar to any of the Trade Marks;
- (c) subject to Clause 3(d), not include any third party branding in the on-air "look and feel" or presentation of any products or services supplied under or by reference to any of the Trade Marks (including in relation to any content made available on services supplied under or by reference to any of the Trade Marks) except:
 - (i) in respect of content sourced from quality third party news providers in the context of breaking news gathering; or
 - (ii) blocks, segments or packages of programming from a quality third party news provider shown on the Channels between the hours of 00.00 and 06.00 local time, and representing no more than two (2) hours of programming in total during that time slot; or
 - (iii) standard industry credits for clips, photos or excerpts from other broadcasters or media owners or from rights holders used under fair dealing exceptions or under licence; or
 - (iv) limited sponsorship of individual non-news bulletins in the normal course of business; or
 - (v) in respect of content sourced from Affiliates of the Licensee or The Walt Disney Company or any of its Affiliates including, without limitation, content sourced from ABC News and ESPN;

- (d) adhere to any obligations set out in its articles of association from time to time in relation to editorial independence and integrity in news reporting and shall comply with the OFCOM Broadcasting Code;
- (e) not use any of the Trade Marks in relation to any teleshopping or similar activity (including by including the same on any services branded with any of the Trade Marks);
- (f) ensure that in any rolling two-hour period, the news coverage of (i) the UK television channels shall comprise at least 75% breaking news, latest news and video news focusing on the United Kingdom and international events which may include current affairs bulletins, business news bulletins and political news bulletins (“**Current News Content**”); and (ii) other television channels shall comprise at least 50% Current News Content. The remaining proportion shall be sports news bulletins, weather bulletins and show business bulletins, in each case with, on the UK television channels, an appropriate balance between UK domestic news for the UK and Republic of Ireland, and international news. This excludes commercial and promotional airtime. Where any of breaking news, latest news and/or video news focusing on the United Kingdom and international events includes sports news, weather or show business events news of wide public interest or importance, for example in relation to coverage of significant sporting events, the impact of extreme weather conditions, or significant annual award ceremonies, then any such bulletins reporting such events shall be treated as breaking news, latest news and/or video news; and
- (g) Licensee shall ensure that where any and all services and content provided under or by reference to any of the Trade Marks:
 - (i) include timely breaking news;
 - (ii) include anchors/presenters, correspondents and on-screen journalists;
 - (iii) include studio presentations and interviews;
 - (iv) include dedicated topical regular (weekly or daily) news or current affairs programmes featuring exclusive anchors, presenters, correspondents and on screen journalists (or any of them);
 - (v) in Territory A include up to date interactive applications;
 - (vi) include source content from a variety of dedicated international Sky News bureaux in major international territories; and
 - (vii) include the Subject Matter,

all such content shall be of a High Quality and relevant anchors/presenters, correspondents and on-screen journalists shall include high profile individuals.
- (h) The technical standards of any services in connection with which Licensee uses any of the Trade Marks shall be of a High Quality.

15. BRAND PRESENTATION AND GUIDELINES

Licensee shall comply with (i) the Brand Guidelines that are in force as at the date of this Licence and (ii) any changes to the Brand Guidelines made by Licensor after the date of this Licence to the extent such changes apply equally to the “Sky” branded businesses retained by the Sky Group at the

date of the change (**Applicable Changes**). Licensor shall give Licensee a reasonable time to implement any changes that must be made to Licensee's brand presentation as a result of any Applicable Changes to the Brand Guidelines. Licensee acknowledges that Applicable Changes to the Brand Guidelines may, on occasion, require Licensee to implement a material rebranding exercise (provided any Applicable Changes made to the Brand Guidelines are not made arbitrarily or unreasonably).

16. REVIEW MEETINGS

Where Licensor has reasonable concerns that Licensee's acts or omissions are not in compliance with this Licence, Licensor may request a meeting with Licensee not more than once every quarter from the date of this Licence to discuss and resolve, in good faith, Licensee's non-compliance with this Licence. For the avoidance of doubt, the review meetings provided for by this Clause 15 shall not (subject to the provisions of Clauses 2 and 13 herein), affect any editorial decisions of Licensee or its ability to determine the appointment or termination of editors or other staff of Licensee or limit Licensee's right to select and present news stories in its news service.

17. ADVERTISING

- (a) Licensee shall ensure that the Licensed Business to the extent it operates under the Trade Marks does not carry advertising or sponsorship for goods or services that adversely affect the image, reputation or value of the Trade Marks.
- (b) Licensee will, on request from Licensor and at Licensor's expense (save for Licensee's in-house costs), provide Licensor or its authorised representatives with such information relating to Licensee's use of the Trade Marks (or any of them) which Licensor may reasonably require and Licensee will render any assistance reasonably required by Licensor in maintaining the registration of any registered Trade Marks, in prosecuting any applications for Trade Marks and in prosecuting and defending any opposition, revocation, cancellation, infringement or similar actions. Such assistance may include providing information and materials relating to the advertising, marketing and/or history of, and/or audience for, the Licensed Business and the use of the Trade Marks in relation to the Licensed Business (the **Evidence Materials**). In the event that the Evidence Materials are reasonably considered by Licensee to be commercially sensitive, the parties shall cooperate to agree appropriate treatment of the Evidence Materials and alternative information and/or materials that achieves the objective for which the Evidence Materials are sought and which could be used in their place.

18. TRADE MARK PROTECTIONS

- (a) Licensee shall only use the Trade Marks in a manner consistent with High Quality standards and presentation.
- (b) Licensee will, in connection with its use of the Trade Marks, comply with applicable laws, broadcasting and other regulations and codes of practice in force within the relevant regions of the Territory.
- (c) Licensee shall not use any of the Trade Marks in any manner which would (i) bring any of them into disrepute, (ii) adversely affect the validity of the Trade Marks, or (iii) otherwise materially damage the goodwill or reputation of any of the Trade Marks.
- (d) The Parties acknowledge the value of the Trade Marks to all the Parties and the need to maintain and enhance such value through use. Licensee shall use reasonable efforts to use the Trade Marks throughout Territory A and Territory B. If Licensee has ceased use, or has not commenced use, of the relevant Trade Marks in any part of Territory A or Territory B, Licensor may notify Licensee that, to preserve the rights in and/or value of the Trade Marks, Licensor wishes Licensee to

commence use of the relevant Trade Marks in such part of Territory A or Territory B within a reasonable period of time (to be specified in the notice). If it is commercially reasonable for Licensee to commence use of the Trade Marks in that part of Territory A or Territory B it shall do so within the time period specified in the notice. If it is not commercially reasonable for Licensee to commence use of the Trade Marks in that part of Territory A or Territory B within the specified time period Licensee shall promptly notify Licensor and the Parties shall discuss the issue in good faith and use reasonable efforts to come to an agreement whereby either (i) Licensor can use, or authorise a third party to use, the relevant Trade Marks in that part of Territory A or Territory B; (ii) Licensee may have additional time to make use of the relevant Trade Marks in that part of Territory A or Territory B; or (iii) the Parties come to a reasonable financial arrangement which would enable Licensee to use the Trade Marks in that part of Territory A or Territory B on a commercially reasonable business case. Such financial arrangements may include Licensor agreeing to bear a contribution to Licensee's cost of transmission of the Channels to head-end or uplink facilities such that the Channels can be distributed in that part of Territory A or Territory B on a break even or better basis, and if Licensor agrees to bear such cost Licensee shall conduct Licensed Business under the Trade Marks in that part of Territory A or Territory B by distributing the Channels in that part of Territory A or Territory B in accordance with the terms of this Licence.

- (e) Licensor shall take all reasonable steps to maintain the goodwill and reputation of the Trade Marks (including, to the extent commercially reasonable, in connection with Licensor's or Licensor's Affiliates' agreements with third parties concerning the SKY NEWS mark), provided that nothing in this Clause shall require Licensor to commence any legal proceedings.
- (f) For the avoidance of doubt, nothing in this Clause 18 shall (subject to the provisions of Clauses 3 and 14 herein), affect Licensee's editorial decisions or its ability to determine the appointment or termination of editors or other staff of Licensee or limit Licensee's right to select and present stories in its news service.

19. AVOIDANCE OF CUSTOMER CONFUSION

- (a) In order to:
 - (i) avoid customer confusion; and
 - (ii) avoid the possibility that Licensor could be considered as the producer, manufacturer, distributor and/or supplier of the products or services supplied by Licensee,

Licensee shall ensure that all marketing, packaging and other materials (whether audio or visual) which bear, use or reference any of the Trade Marks clearly identify the legal entity which is the supplier of the products and services in so far as it is reasonably practicable to do so (having regard to standard industry practice at the relevant time).

- (b) Licensee shall indemnify Licensor and the other members of the Sky Group (together with its and their officers, servants and agents) against any and all liability, loss, damages, costs, legal costs, professional and other expenses of any nature whatsoever incurred or suffered by Licensor or any other members of the Sky Group which arise out of any dispute or claim or proceedings brought against Licensor or any other members of the Sky Group by a third party arising out of Licensee's use or exploitation of any of the Trade Marks ("**Adverse Claim**"), except insofar as any such Adverse Claim arises from:
 - (i) any act or omission of Licensor or its Affiliates; or

- (ii) in relation to Territory A only, any invalidity or defect in the title of Licensor to any of the Trade Marks save where such invalidity, defect in title or infringement is caused by any act or default of Licensee; or
 - (iii) the use or exploitation of any of the Trade Marks by Licensor itself and/or by any other members of the Sky Group (and/or on their behalf or with their authority).
- (c) In the event that Licensor or any member of the Sky Group becomes aware of any Adverse Claim being made or threatened, then Licensor shall (and shall procure that any relevant member of the Sky Group shall):
 - (i) give notice to Licensee as soon as reasonably practicable if it becomes aware of any such Adverse Claim being made or threatened;
 - (ii) not at any time admit liability or otherwise settle or compromise, or attempt to settle or compromise, any such Adverse Claim except on the express written instructions of Licensee;
 - (iii) afford Licensee the opportunity to participate in and fully control any defence, compromise, settlement or other resolution or disposition of such Adverse Claim (subject to being fully indemnified by Licensee); and
 - (iv) co-operate with the reasonable request of Licensee at Licensee's reasonable expense in its participation and control of any compromise, settlement or resolution or other disposition of such Adverse Claim.
- (d) Licensor shall indemnify Licensee and all of Licensee's Affiliates (together with its and their officers, servants and agents) against any and all liability, loss, damages, costs, legal costs, professional and other expenses of any nature whatsoever incurred or suffered by Licensee or any of Licensee's Affiliates as a result of a claim that Licensee's or any of Licensee's Affiliates' use of the Trade Marks in Territory A, in accordance with the way the Licensed Business has been conducted in the 12 months prior to the Commencement Date, infringes any intellectual property rights of any third party which subsist in Territory A ("**Infringement Claim**").
- (e) In the event that Licensee becomes aware of any Infringement Claim being made or threatened, then Licensee shall (and shall procure that any of Licensee's subsidiaries shall):
 - (i) give notice to Licensor as soon as reasonably practicable if it becomes aware of any such Infringement Claim being made or threatened;
 - (ii) not at any time admit liability or otherwise settle or compromise, or attempt to settle or compromise, any such Infringement Claim except on the express written instructions of Licensor;
 - (iii) afford Licensor the opportunity to participate in and fully control any defence, compromise, settlement or other resolution or disposition of such Infringement Claim (subject to being fully indemnified by Licensor); and
 - (iv) co-operate with the reasonable request of Licensor at Licensor's reasonable expense in its participation and control of any compromise, settlement or resolution or other disposition of such Infringement Claim.
- (f) Licensee shall:

- (i) keep Licensor informed of any evidence of material confusion or any other relevant material problems related to any of the Trade Marks in Territory A or Territory B; and
- (ii) co-operate with Licensor in relation to any "diagnostic" actions such as conducting surveys and remedial actions such as changes to branding and product presentation (in so far as it is reasonable to do so).

20. CONFIDENTIALITY AND PRESS RELEASE

- (a) The Recipient undertakes to the Disclosing Party to treat as confidential all Confidential Information.
- (b) The Recipient may only use the Confidential Information of the Disclosing Party for the purposes of and in accordance with this Licence.
- (c) The Recipient shall not divulge or communicate to any third party except as may be required by applicable laws, legal or administrative process or by other legal or regulatory requirements, any of the terms of this Licence or any other Confidential Information of the Disclosing Party.
- (d) The obligations of confidence set out in this Clause 20 shall not apply to any Confidential Information which:
 - (i) is in or subsequently enters the public domain other than as a result of a breach of the terms of this Licence;
 - (ii) has been or is subsequently received by the Recipient from a third party which is under no obligation of confidence in respect of that information;
 - (iii) has been or is subsequently independently developed by the Recipient without the use of the Disclosing Party's Confidential Information.
- (e) This Clause remains in full force and effect notwithstanding the termination of this Licence for any reason.
- (f) Any press release in relation to this Licence shall be agreed by the Parties.

21. TRANSITIONAL RELIEF

- (a) During the 12 month period following the date of this Licence (the **Transitional Relief Period**), Licensee shall not be in breach of any of Clauses 3, 13(c), 14, 15, 16, 17, 18 or 19 to the extent that the act or omission which would otherwise constitute a breach of any of those Clauses is merely a continuation of any act or omission of the Sky Group in relation to the Licensed Business as it was conducted in the 12 months prior to the Commencement Date, provided that if Licensor provides Licensee with written notice of any such act or omission during the Transitional Relief Period, Licensee shall take reasonable steps to remedy the act or omission prior to expiry of the Transitional Relief Period.

22. FORCE MAJEURE

- (a) No Party shall be in breach of this Licence nor liable for delay in performing, or failure to perform, any of its obligations under this Licence (other than an obligation to make payment) if such delay or failure results from events, circumstances or causes beyond its reasonable control, and in such circumstances the affected Party shall be entitled to a reasonable extension of the time for performing such obligations.

23. NOTICES

- (a) Any notice or other document to be served under this Licence shall be delivered or sent by post or facsimile process to the Party to be served at its address or to its facsimile number set out below:

(b) to Sky PLC at:	(c) to Sky International AG at
[●]	Stockerhof, Dreikönigstrasse 31A, CH-8002 Zürich, Switzerland
Fax: [●]	Fax: [●]
[E-mail address: [●]]	E-mail address: [●]
Marked for attention of [●]	Marked for attention of [●]

(d) to Licensee at:
[●]
Fax: [●]
[E-mail address: [●]]
Marked for attention of [●]

- (e) or, if a Party notifies the other Party in accordance with this Clause 23 that such notice or document should be served to any other address or facsimile number or to any other addressee, then to that other addresses, facsimile number or addressee (as appropriate). Any notice or other document sent by post shall be sent by prepaid first class recorded delivery post (if within the United Kingdom) or by prepaid airmail (if elsewhere).
- (f) In proving service of a notice or document, it shall be sufficient to prove that delivery was made and recorded or that the facsimile message was properly addressed and despatched, as the case may be. Any notice or document posted as aforesaid shall be deemed to have been received within two (2) business days if within the United Kingdom or five (5) business days if outside the United Kingdom after the date of posting, and any notices sent by facsimile transmission shall be deemed to have been received at the time of transmission (provided that such facsimile is confirmed by letter subsequently sent by post) provided further that if any such transmission does not occur on a normal business day within normal business hours, such notice shall be deemed given on the next following business day. For these purposes **business day** means any day other than a Saturday, Sunday or public holiday in the United Kingdom or Switzerland and **business hours** means 9.00 a.m. to 5.30 p.m. on a business day.

24. GOVERNING LAW AND JURISDICTION

- (a) If there is any dispute between the Parties arising out of or in connection with this Licence (other than any dispute which is the subject of injunctive relief) then either Party may give notice to each of the Director of Channels and Operations (or equivalent) of Licensor and the Commercial Director of (or equivalent) Licensee (as applicable) requiring such persons to use their respective reasonable endeavours to reach agreement on the matters in dispute within 30 days of the date of the receipt of

such notice. Each Party shall co-operate in promptly providing to such persons such information as they reasonably request to assist in their discussions.

- (b) This Licence shall be governed by and construed in accordance with English law. Subject to the mediation requirements set out in Clause 5(f) the English courts shall have exclusive jurisdiction to settle any dispute, claim or controversy arising out of or in connection with this Licence including a dispute, claim or controversy relating to any non-contractual obligations arising out of or in connection with this Licence.


25. GENERAL



- (a) Nothing in this Licence shall be deemed to constitute a partnership between the Parties, nor constitute either Party the agent of the other Party.
- (b) This Licence may be executed in any number of counterparts. This has the same effect as if the signatures on the counterparts were on a single copy of the Licence.
- (c) The rights of each Party under this Licence:
 - (i) may be exercised as often as necessary;
 - (ii) are cumulative and not exclusive of rights or remedies provided by law; and
 - (iii) may be waived only in writing and specifically.
 - (iv) Delay in exercise or non-exercise of any such right does not constitute a waiver of that right.
- (d) Any amendment to this Licence (save for any amendment of the Brand Guidelines from time to time in accordance with Clause 15 herein) shall not be binding on the Parties unless set out in writing and agreed by authorised signatories on behalf of each Party.
- (e) If any terms of this Licence is or becomes illegal, invalid or unenforceable in any jurisdiction, that shall not affect the legality, validity or enforceability of other terms of this Licence in that jurisdiction or the legality, validity or enforceability of that term or other terms in any other jurisdiction.
- (f) Each Party undertakes, at the request of other Party, to execute or procure the execution of any documents and to do all other acts, which may be reasonably required by the other Party to give full effect to this Licence.
- (g) Subject to Clause 25(h), the operation of the Contracts (Rights of Third Parties Act) 1999 is hereby excluded, save in respect of Sky UK Limited who may (subject to Clause 25(h)) enforce any rights or benefits which are available to it by virtue of that Act.
- (h) The Parties may amend, vary or terminate this Licence or agree any waiver or settlement in such a way as may affect any rights or benefits of Sky UK Limited which are directly enforceable against the Parties under the Contracts (Rights of Third Parties) Act 1999 without the consent of Sky UK Limited (and irrespective of whether any third party rights of Sky UK Limited have crystallised).
- (i) Terms and conditions set forth in the Licence and the Annexes constitute the entire agreement between the Parties relating to the use of the Trade Marks and shall supersede any prior commitments, representation, agreements and/or understanding either written or verbal between both parties in respect of said matter. Nothing in this Licence shall limit or exclude any liability for fraud.







- (j) Subject to Clause 25(k), Licensee may not assign, mortgage or otherwise encumber any of its rights or obligations under this Licence without the prior written consent of Licensor which shall not be unreasonably withheld or delayed.
- (k) Nothing in this Licence shall prevent or restrict Licensee from assigning all (but not less than all) of its rights and obligations under this Licence to any of its Affiliates.



ANNEX 1
THE TRADE MARKS


Image	Trade Mark	Country	Trade Mark Class Numbers	App Date	Application No	Reg Date	Registration No	Status	Expiry Date
	SKY NEWS	Albania	09,38,41	25/03/11	AL-T-2010-158	16/12/11	13851	Registered	25/03/21
	SKY NEWS	Albania	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	23/09/04	828574A (IR)	Registered	16/07/23
	SKY NEWS	Albania	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Andorra	09, 16, 35, 38, 41, 42	17/10/17	32157	17/10/17	32157	Registered	17/10/27
	SKY NEWS	Argentina	09	23/06/11	3096683	05/10/12	2529492	Registered	05/10/22
	SKY NEWS	Argentina	38	23/06/11	3096685	24/02/16	2787321	Registered	24/02/26
	SKY NEWS	Argentina	41	23/06/11	3096688	24/02/16	2787322	Registered	24/02/26
	SKY NEWS	Australia	09, 16, 38, 41	14/06/02	916497	14/06/02	916497	Registered	14/06/22
	SKY NEWS	Austria	38,41	30/11/88	AM 5472/88	26/04/89	125076	Registered	30/04/19
	SKY NEWS	Belarus	09,38,41	28/03/11	20111288	13/01/14	48278	Registered	28/03/21
	SKY NEWS	Belarus	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Benelux	38,41	24/11/88	722135	24/11/88	451878	Registered	24/11/18
	SKY NEWS	Benelux	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	12/08/04	828574A (IR)	Registered	16/07/23
	SKY NEWS	Bolivia	38	05/07/11	SM-3478-2011	15/02/12	133615-C	Registered	15/02/22
	SKY NEWS	Bolivia	41	05/01/11	SM-3477-2011	15/02/12	133614-C	Registered	15/02/22

	SKY NEWS HD logo (2011)	Bolivia	09	25/04/11	SM-2077-2011	24/02/12	133952-C	Registered	24/02/22
	SKY NEWS	Bolivia	09	05/07/11	SM-3479-2011	09/10/13	147229-C	Registered	09/10/23
	SKY NEWS	Bosnia- Herzegovina	09,38,41	16/02/11	BAZ1115406A	10/05/13	BAZ1115406	Registered	16/02/21
	SKY NEWS (comp.)	Brazil	16	13/06/96	819320862	17/04/07	819320862	Registered	17/04/27
	SKY NEWS	Brazil	41	09/02/01	823549259	13/10/09	823549259	Registered	13/10/19
	SKY NEWS	Brazil	38	09/02/01	823549240	27/10/09	823549240	Registered	27/10/19
	SKY NEWS	Bulgaria	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Chile	41	12/10/11	973766	08/11/11	942024	Registered	08/11/21
	SKY NEWS	Chile	09	04/06/12	1010301	04/10/13	1046051	Registered	04/10/23
	SKY NEWS	Chile	41	04/06/12	1010305	14/01/14	1072147	Registered	14/01/24
	SKY NEWS	Chile	38	04/06/12	1010303	14/01/14	1072145	Registered	14/01/24
	SKY NEWS	China P.R.	16	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	18	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	25	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	28	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	35	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	41	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	42	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	China P.R.	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	



	SKY NEWS	Colombia	41	27/11/00	2000.090.582	17/08/01	245118	Registered	17/08/21
	SKY NEWS	Colombia	35	27/11/00	200.090.584	17/08/01	245119	Registered	17/08/21
	SKY NEWS	Colombia	09,38,41	25/05/12	2012.087.142	28/09/12	458101	Registered	28/09/22
	SKY NEWS	Costa Rica	41	13/07/05	2005-0005240	15/01/07	165149	Registered	15/01/27
	SKY NEWS	Costa Rica	09,16,35	21/08/07	2007-0011149	19/09/08	179832	Registered	19/09/18
	SKY NEWS	Croatia	09,38,41	18/03/11	Z20110525A	22/02/12	Z20110525	Registered	18/03/21
	SKY NEWS	Croatia	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Czech Republic	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Denmark	38,41	25/11/88	08249/88	22/02/91	VR 01143 1991	Registered	22/02/21
	SKY NEWS	Dominican Republic	38,41	12/08/05	2005-52913	14/11/05	150980	Registered	14/11/25
	SKY NEWS	Ecuador	09	17/06/11	2011-5773	22/09/15	2771-2015	Registered	22/09/25
	SKY NEWS	Ecuador	38	17/06/11	2011-5777	22/09/15	1244-2015	Registered	22/09/25
	SKY NEWS	Ecuador	41	17/06/11	2011-5772	22/09/15	1217-2015	Registered	22/09/25
	SKY NEWS	El Salvador	38	16/05/06	2006057673	29/10/08	78	Registered	29/10/18
	SKY NEWS	El Salvador	41	15/05/06	2006057675	30/01/07	20060077515	Registered	30/01/27
	SKY NEWS	Estonia	09,16,18,25,28,42	16/07/03	828574A (IR) (Local No. R20040)	16/07/03	828574A (IR)	Registered	16/07/23
	3D SKY NEWS logo (2010)	European Trademark	09,10,11,12,16,21,28,35,36,38,41,42,45	08/04/10	9014151	02/05/11	9014151	Registered	08/04/20
	3D SKY NEWS HD logo (2010)	European Trademark	09,10,11,12,16,21,28,35,36,38,41,42,45	08/04/10	9014077	02/05/11	9014077	Registered	08/04/20
	SKY NEWS	European Trademark	09,10,11,12,16,21,28,35,36,38,41,42,45	08/04/10	9049974	19/04/11	9049974	Registered	08/04/20





	SKY NEWS	European Trademark	09,16,18,25,28,35,38,41,42	30/04/03	3203346	27/10/04	3203346	Registered	30/04/23
	SKY NEWS	European Trademark	09,16,38,41,42	01/04/96	128181	15/06/98	128181	Registered	01/04/26
	SKY NEWS (Stylised)	European Trademark	09,16,28,35,38,41,42,45	24/01/07	5673413	28/08/08	5673413	Registered	24/01/27
	SKY NEWS (Stylised)	European Trademark	09,16,28,35,38,41,42,45	24/01/07	5673405	29/01/10	5673405	Registered	24/01/27
	SKY NEWS	European Trademark	09, 16, 28, 35, 36, 38, 41, 42, 45	18/11/16	016070104			Filed	
	sky news (lower case logo)	European Trademark	09, 16, 28, 35, 36, 38, 41, 42, 45	18/12/17	017612953			Filed	
	SKY NEWS	Finland	38,41	28/11/88	5316/88	22/07/91	112466	Registered	22/07/21
	SKY NEWS	France	38,41	29/11/88	969763	29/11/88	1500754	Registered	30/11/18
	SKY NEWS	Georgia	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Georgia	09,38,41	30/11/11	1140812 (IR)		1140812 (IR)	Registered	
	SKY NEWS	Germany	38,41	01/12/88	47543/38Wz	14/09/93	1188629	Registered	31/12/18
	3D SKY NEWS logo (2010)	Ghana	41	07/09/11	1519/2011	07/09/11	43140	Registered	07/09/21
	3D SKY NEWS logo (2010)	Ghana	09	07/09/11	1517/2011			Filed	
	3D SKY NEWS logo (2010)	Ghana	38	07/09/11	1518/2011			Filed	
	SKY NEWS	Ghana	09,38,41	02/09/11	828574A (IR)		828574A (IR)	Registered	
	SKY NEWS	Greece	09,38,41	18/02/11	154893	19/09/12	154893	Registered	18/02/21
	SKY NEWS (series of 2)	Guernsey	09,16,28,35,36,38,41,42,45	03/07/13	484434	10/09/13	GGGT7885	Registered	03/07/23
	SKY NEWS	Honduras	38	18/08/05	2005-021484	16/05/08	13375	Registered	16/05/18




	SKY NEWS	Honduras	41	18/08/05	2005-021485	22/11/06	11886	Registered	22/11/26
	SKY NEWS	Hong Kong	09,16,35,38,41	31/05/04	300224108	27/02/12	300224108	Registered	30/05/24
	SKY NEWS	Hong Kong	09, 35, 38, 41	13/04/17	304109148			Filed	
	SKY NEWS	Hungary	38,41	30/11/88	2467/88	30/11/88	128344	Registered	30/11/18
	SKY NEWS	Hungary	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Iceland	38,41	28/11/88	933/1988	17/04/89	288/1989	Registered	17/04/19
	SKY NEWS	Iceland	09,38,41	17/03/11	822/2011	01/11/12	1053/2012	Registered	01/11/22
	SKY NEWS	Iceland	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	India	38	24/12/03	1257319	17/12/07	1257319	Registered	24/12/23
	SKY NEWS	India	41	24/12/03	1257320	13/10/05	1257320	Registered	24/12/23
	SKY NEWS	Indonesia	38	20/05/11	J00 2011 019835	26/08/13	IDM000396200	Registered	20/05/21
	3D SKY NEWS logo (2010)	Indonesia	38	20/05/11	J00 2011 019834	26/08/13	IDM000396199	Registered	20/05/21
	SKY NEWS	Indonesia	09	18/09/06	D00 2006 030844	09/06/11	IDM000309185	Registered	18/09/26
	SKY NEWS	Indonesia	35	18/09/06	J00 2006 030842	23/05/08	IDM000162362	Registered	18/09/26
	SKY NEWS	Indonesia	38	18/09/06	J00 2006 030840	23/05/08	IDM000162361	Registered	18/09/26
	SKY NEWS	Indonesia	41	18/09/06	J00 2006 030841	14/01/10	IDM000233051	Registered	18/09/26
	SKY NEWS logo	Indonesia	38	09/10/06	J00 2006 033544	13/06/08	IDM000164485	Registered	09/10/26
	SKY NEWS	Indonesia	09, 35, 38, 41	05/07/17	D00 2017 029943			Filed	
	SKY NEWS	International	09,38,41	30/11/11	1140812 (IR)	30/11/11	1140812 (IR)	Registered	30/11/22





	SKY NEWS	International	09,16,18,25,28,35,38,41,42	16/07/03	828574 (IR)	16/07/03	828574 (IR)	Registered	16/07/23
	SKY NEWS	International	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	International	09,16,18,25,28,35,38,41,42	16/07/03	828574B (IR)	16/07/03	828574B (IR)	Registered	16/07/23
	SKY NEWS	International	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Ireland	09,16,18,25,28,35,38,41,42	16/07/03	828574 (IR)	08/08/07	828574 (IR)	Registered	16/07/23
	SKY NEWS (Stylised) (Ss5)	Ireland	09,16,28,35,38,41,42,45	24/01/07	2007/00184	24/01/07	243195	Registered	24/01/27
	SKY NEWS	Israel	09	01/06/04	172535	01/06/04	172535	Registered	31/05/24
	SKY NEWS	Israel	09,38,41	30/11/11	1140812 (IR)	05/10/14	1140812 (local No. 252103) (IR)	Registered	05/10/24
	SKY NEWS	Israel	09, 35, 38, 41	18/04/17	293458			Filed	
	SkyNews	Japan	09,38,41	19/08/97	H09-149230	14/04/00	4375747	Registered	14/04/20
	SKY NEWS	Japan	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Kosovo	09,38,41	23/03/11	283/11	29/09/14	13389	Registered	23/03/21
	SKY NEWS	Kosovo	09,16,18,25,28,35,38,41,42	16/07/03	6707	16/07/03	6484	Registered	16/07/23
	SKY NEWS	Latvia	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Liechtenstein	09,38,41	11/08/11	2011-781	11/08/11	16148	Registered	11/08/21
	SKY NEWS	Liechtenstein	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Liechtenstein	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Lithuania	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Macao	41	26/06/07	N/29549	23/07/08	N/029549	Registered	23/07/22



	SKY NEWS	Macao	41	20/04/17	N/122635			Filed	
	SKY NEWS	Macedonia	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Macedonia	09,38,41	30/11/11	1140812 (IR)		1140812 (IR)	Filed	
	SKY NEWS	Malta	09	15/02/11	50420	16/02/11	50420	Registered	15/02/21
	SKY NEWS	Malta	38	15/02/11	50421	16/02/11	50421	Registered	15/02/21
	SKY NEWS	Malta	41	15/02/11	50422			Filed	
	SKY NEWS	Mexico	35	18/07/96	268674	26/08/96	529207	Registered	18/07/26
	SKY NEWS	Mexico	41	18/07/96	268676	26/08/96	529209	Registered	18/07/26
	SKY NEWS	Mexico	38	18/07/96	268675	26/08/96	529208	Registered	18/07/26
	SKY NEWS	Mexico	16	18/01/07	830841	13/02/07	972373	Registered	18/01/27
	SKY NEWS	Moldova	09,38,41	23/03/11	028919	18/06/12	22823	Registered	23/03/21
	SKY NEWS	Moldova	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Moldova	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Monaco	38,41	30/11/88	12500	01/02/89	R9920229	Registered	30/11/18
	SKY NEWS	Monaco	09,38,41	30/11/11	1140812 (IR)	26/02/13	1140812 (IR)	Registered	26/02/23
	SKY NEWS	Monaco	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Mongolia	38 & 41	09/12/13	13948	28/10/14	13948	Registered	09/12/23
	SKY NEWS	Montenegro	09,16,18,25,28,35,38,41,42	16/07/03	828574 (IR)	16/07/03	828574 (IR)	Registered	16/07/23
	SKY NEWS	Montenegro	09,38,41	28/05/13	1140812 (IR)		1140812 (IR)	Filed	

	SKY NEWS	Morocco	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	18/12/04	828574A (IR)	Registered	16/07/23
	SKY NEWS	Morocco	09,38,41	30/11/11	1140812 (IR)		1140812 (IR)	Registered	
	SKY NEWS	Myanmar	9 16 28 35 36 38 41 42 45	15/01/15	4/804/2015			Filed	
	SKY NEWS	New Zealand	09,16,38,41	18/02/05	725482	08/04/10	725482	Registered	18/02/25
	SKY NEWS	New Zealand	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	Sky News	Nicaragua	38,41	15/08/05	2005-02571	27/06/06	0601708 LM	Registered	27/06/26
	Sky News	Nicaragua	09,16,35	17/08/07	2007-02875	17/08/07	0800849 LM	Registered	21/04/18
	SKY NEWS (Version 1)	Norway	09,16,28,35,38,41,42	02/02/07	200701375	17/09/08	247649	Registered	17/09/18
	SKY NEWS (Version 2)	Norway	09,16,28,35,38,41,42	02/02/07	200701376	17/09/08	247650	Registered	17/09/18
	SKY NEWS	Norway	38,41	29/11/88	19885451	28/02/91	144239	Registered	28/02/21
	SKY NEWS	Norway	09,38,41	17/03/11	201103165	03/07/14	276749	Registered	17/03/21
	SKY NEWS	Norway	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	13/10/06	828574A (IR)	Registered	16/07/23
	SKY NEWS	Norway	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Pakistan	41	19/08/05	212746	28/02/11	212746	Registered	19/08/25
	SKY NEWS	Pakistan	38	20/09/06	212747			Filed	
	SKY NEWS	Pakistan	16	30/08/05	213078			Filed	
	SKY NEWS	Pakistan	09	31/08/05	213075			Filed	
	SKY NEWS	Panama	38	17/10/05	146272	17/10/05	146272	Registered	17/10/25
	SKY NEWS	Panama	41	17/10/05	146271	17/10/05	146271	Registered	17/10/25

	SKY NEWS	Paraguay	09	04/03/10	7605/2010	31/10/14	406145	Registered	31/10/24
	SKY NEWS	Paraguay	38	04/03/10	7606/2010			Filed	
	SKY NEWS	Paraguay	41	04/03/10	7607/2010			Filed	
	SKY NEWS	Peru	09	22/02/10	413502	15/10/10	169155	Registered	15/10/20
	SKY NEWS	Peru	09,38,41	30/06/11	460083A	07/10/15	12156	Registered	07/10/25
	SKY NEWS	Poland	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Portugal	09,38,41	18/02/11	479303	06/05/11	479303	Registered	06/05/21
	SKY NEWS	Romania	16,18,25,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Russian Federation	09,38,41	22/03/11	2011708264	27/03/12	457683	Registered	22/03/21
	SKY NEWS	Russian Federation	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS (Red Lozenge Logo)	Russian Federation	9, 35, 38, 41	25/08/14	2014728574	20/02/16	565395	Registered	25/08/24
	SKY NEWS	Russian Federation	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Samoa	09	06/06/11	5924	12/12/12	5924	Registered	06/06/25
	SKY NEWS	Samoa	09, 35, 38, 41	08/06/17	7205			Filed	
	SKY NEWS logo (coloured)	Saudi Arabia	41	16/07/07	119701	25/04/10	1158/01	Registered	09/12/26
	SKY NEWS logo (coloured)	Saudi Arabia	38	16/07/07	119700	25/04/10	1157/100	Registered	09/12/26
	SKY NEWS	Serbia	38,41	14/12/88	Z-00001175/1988	20/12/89	33797	Registered	20/12/19
	SKY NEWS	Serbia	09,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	3D SKY NEWS logo	Serbia	9, 16, 28, 35, 36, 38, 41, 42 & 45	22/07/14	Z-2014/1095	08/04/15	69035	Registered	22/07/24

	(2010)								
	SKY NEWS	Serbia	09,38,41	30/11/11	1140812 (IR)		1140812 (IR)	Registered	
	SKY NEWS	Singapore	09,38,41	22/03/11	T1103510G	22/03/11	T1103510G	Registered	22/03/21
	SKY NEWS	Singapore	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	17/11/05	828574A (IR)	Registered	16/07/23
	SKY NEWS	Singapore	09, 35, 38, 41	05/05/17	IA00003230042_01			Filed	
	SKY NEWS	Slovak Republic	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	Slovenia	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	South Africa	09	16/03/11	2011/06366	03/12/12	2011/06366	Registered	16/03/21
	SKY NEWS	South Africa	38	16/03/11	2011/06367	03/12/12	2011/06367	Registered	16/03/21
	SKY NEWS	South Africa	41	16/03/11	2011/06368	03/12/12	2011/06368	Registered	16/03/21
	SKY NEWS & DEVICE	South Africa	41	29/02/96	96/02655	11/02/99	96/02655	Registered	28/02/26
	SKY NEWS & DEVICE	South Africa	09	29/02/96	96/02653	11/02/99	96/02653	Registered	28/02/26
	SKY NEWS & DEVICE	South Africa	38	29/02/96	96/02654	11/02/99	96/02654	Registered	28/02/26
	SKY NEWS	South Africa	35	01/03/96	9602727	01/03/96	96/02727	Registered	01/03/26
	SKY NEWS	South Africa	09	01/03/96	9602725	01/03/96	96/02725	Registered	01/03/26
	SKY NEWS	South Africa	38	01/03/96	9602728	01/03/96	96/02728	Registered	01/03/26
	SKY NEWS	South Africa	41	01/03/96	96/02729	01/03/96	96/02729	Registered	01/03/26
	SKY NEWS	South Africa	16	01/03/96	9602726	01/03/96	96/02726	Registered	01/03/26
	SKY NEWS	Spain	38	12/12/88	M1289714	17/07/91	M1289714	Registered	12/12/18

	SKY NEWS	Spain	09,38,41	17/02/11	M2969932	06/10/11	M2969932	Registered	17/02/21
	SKY NEWS	Sweden	38,41	30/11/88	88-10359	20/06/91	224355	Registered	20/06/21
	SKY NEWS	Switzerland	09,38,41	29/08/11	00713/2011	28/10/13	650239	Registered	29/08/21
	SKY NEWS	Switzerland	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	12/08/05	828574A (IR)	Registered	16/07/23
	SKY NEWS (Version 2)	Switzerland	09,16,28,35,36,38,41,42	30/01/07	51110/2007	28/05/09	586997	Registered	30/01/27
	SKY NEWS	Taiwan	09,16,35,38,41,42,45	04/08/06	95040147	16/06/11	1462238	Registered	16/06/21
	SKY NEWS Logo	Taiwan	09,16,35,38,41,42,45	07/08/06	95040398	16/06/11	1462239	Registered	16/06/21
	SKY NEWS	Taiwan	09, 35, 38, 41	20/09/17	106059709			Filed	
	SKY NEWS	Thailand	09	14/02/12	835846	14/02/12	161109513	Registered	14/02/22
	SKY NEWS	Thailand	38	14/02/12	835845	14/02/12	BOR63885	Registered	14/02/22
	SKY NEWS	Thailand	41	14/02/12	835847	14/02/12	BOR62647	Registered	14/02/22
	SKY NEWS logo (coloured)	Thailand	41	26/07/13	902522	26/07/13	171123084	Registered	26/07/23
	SKY NEWS logo (coloured)	Thailand	38	26/07/13	902521	26/07/13	171119854	Registered	
	SKY NEWS	Thailand	38, 41	27/04/17	170114568			Filed	
	SKY NEWS	Tonga	09,38,41	17/06/11	TO/M/11/02451	20/09/12	02081	Registered	17/06/21
	SKY NEWS	Turkey	09,38,41	12/10/12	2012/86401	15/03/17	2012/86401	Registered	12/10/22
	SKY NEWS	Turkey	09,16,25,35,41,42	16/07/03	828574 (IR) (Local No. 2004/28)	16/07/03	828574	Registered	16/07/23
	SKY NEWS	Turkish Cyprus	09	06/07/06	7211	06/07/06	7211	Registered	06/07/27
	SKY NEWS	Turkish Cyprus	16	06/07/06	7212	06/07/06	7212	Registered	06/07/27

	SKY NEWS	Turkmenistan	09,38,41	28/05/13	1140812 (IR)		1140812 (IR)	Registered	
	SKY NEWS	Ukraine	09,38,41	17/03/11	m 2011 04077	10/06/14	186402	Registered	17/03/21
	SKY NEWS	Ukraine	09,16,18,25,28,35,38,41,42	16/07/03	828574A (IR)	16/07/03	828574A (IR)	Registered	16/07/23
	SKY NEWS	United Arab Emirates	38	14/04/10	141229	23/01/11	129316	Registered	14/04/20
	SKY NEWS	United Arab Emirates	41	18/04/10	141362	23/01/11	129317	Registered	18/04/20
	SKY NEWS RADIO	United Kingdom	09,16,28,35,36,38,41,42,45	05/04/11	2578669	18/03/16	2578669	Registered	05/04/21
	SKY NEWS	United Kingdom	09,16,18,25,28,35,38,39,41,42,45	30/10/02	2314526	19/09/03	2314526	Registered	30/10/22
	SKY NEWS RADIO	United Kingdom	09,38,41	10/12/04	2380179	10/06/05	2380179	Registered	10/12/24
	SKY NEWS	United Kingdom	38, 41	15/06/88	1348024	06/09/91	1348024	Registered	15/06/25
	SKY NEWS	United Kingdom	09,16,42	02/05/96	2070535	28/02/97	2070535	Registered	02/05/26
	SKY NEWS (2015 logos) (series of 5)	United Kingdom	9, 16, 28, 35, 36, 38, 41, 42, 45	17/05/16	3165005	23/09/16	3165005	Registered	17/05/26
	SKY NEWS (Stylised) (Ss5)	United Kingdom	09,16,28,35,37,38,41,42,45	10/01/07	2443401	28/12/07	2443401	Registered	10/01/27
	SKY NEWS	United Kingdom	09, 35, 38, 41	05/05/17	3230042	06/10/17	3230042	Registered	05/05/27
	Sky News logo (series of 2)	United Kingdom	9, 16, 28, 35, 38, 41, 42, 45	14/12/17	3277203			Filed	
	SKY NEWS	United States	41	30/05/03	78/256,450	21/12/04	2,912,783	Registered	21/12/24
	SKY NEWS	United States	38,41	30/05/03	78/256,445	15/03/05	2,932,761	Registered	15/03/25
	SKY NEWS (logo)	United States	09,35,38,41,42	10/06/13	85955152	14/07/15	4771128	Registered	14/07/25
	SKY NEWS	Uruguay	09,38,41	16/06/11	424494	09/10/12	38329	Registered	09/10/22
	SKY NEWS	Venezuela	09	26/08/11	15224/2011			Filed	

	SKY NEWS	Venezuela	38	26/08/11	15239/2011			Filed	
	SKY NEWS	Venezuela	41	26/08/11	15233/2011			Filed	

SIGNATORIES

[SKY NEWS LIMITED]

Date:

SKY PLC

Date:

SKY INTERNATIONAL AG

Date: