



CHANNEL FOUR TELEVISION

COMMISSIONING AGREEMENT

This Agreement consists of the following:

Programme Specific Terms

Signature

General Terms of Agreement

**Schedule 1 – Core Transmission Rights and Core Secondary Transmission Rights
and VOD Rights**

Schedule 2 – Secondary Rights

Schedule 3 – Delivery Requirements

Form of Laboratory Letter

Form of Facilities House Letter

Appendix 1 – Editorial Specification

Appendix 2 – Holdback Policy

Appendix 3 – New VOD Remuneration Terms

Appendix 4 - C4/Pact Deal Summary agreement dated 10th June 2019

Programme No:- [xxxxx]

AN AGREEMENT made the

BETWEEN:

CHANNEL FOUR TELEVISION And
CORPORATION,

of 124 Horseferry Road,

LONDON SW1P 2TX

(hereinafter referred to as "Channel 4")

(hereinafter referred to as "the Producer")

WHEREAS:

Channel 4 and Pact have entered into the C4/Pact Deal Summary agreement dated 10th June 2019 (the "Summary") (retrievable from the link of the same name at <https://www.channel4.com/4producers/working-with-us/contracts>) as attached hereto at Appendix 4. Channel 4 and the Producer acknowledge the terms of the Summary will apply to this Agreement as further set out in Special Condition 16.1 below.

[By an agreement dated [] ("the Development Agreement") Channel 4 commissioned the Producer to carry out development work for]

[Channel 4 wishes to commission the Producer to produce] a proposed [programme/series of [number] programme(s)] as more particularly described in the Editorial Specification provisionally entitled "[]" (hereinafter referred to as the "**Programme(s)**").

NOW IT IS AGREED

The Producer shall produce and deliver the Programme(s) in accordance with the Editorial Specification and the following Programme Specific Terms, General Terms of Agreement and Technical Requirements. This Agreement shall consist of these Programme Specific Terms the General Terms of Agreement and the Schedules and Appendices attached.

PROGRAMME SPECIFIC TERMS

1. Core Transmission Rights and Core Secondary Transmission Rights

In consideration of Channel 4's agreement to pay the Channel 4 Licence Fee and subject always to the terms of this Agreement the Producer hereby grants to Channel 4 (and its

Associate(s)) an exclusive extendable (in accordance with this Agreement) licence in the Core Channel 4 Service Rights and the Support Rights (as more specifically described in Column 1 and Column 3 of Schedule 1) (together hereinafter referred to as “Core Transmission Rights”) in the Programme(s) for the Term and any extension thereof in the Territory and undertakes and warrants not to exploit nor to authorise the exploitation of the Core Secondary Transmission Rights (as more specifically described in Column 2A of Schedule 1) in the Territory during the Term and any extension thereof otherwise than in accordance with Channel 4’s holdback policy attached as Appendix 2 and (if applicable) the provisions of Clauses 24 and 29 of the General Terms of Agreement.

2. Channel 4 Licence Fee: [(including £ already paid pursuant to the Development Agreement)]

[Budgeted Cost/Fixed Price for the Programme(s): []

[Specific Contingency

Channel 4 shall also make available a specific contingency of up to a maximum of £[] (the “Specific Contingency”) to be used towards the costs of [] for the Programme(s).

It is hereby agreed that any use of the Specific Contingency shall be subject to the prior written approval of Channel 4’s Programme Finance Manager [] (or such other person(s) as Channel 4 may designate from time to time. Once approved the Specific Contingency shall be paid by Channel 4 following receipt of a valid and undisputed invoice for the agreed amount. For the avoidance of doubt, the Specific Contingency shall be fully ring fenced within the Programme Budget. Use of any or all of the Specific Contingency shall be subject to Channel 4’s prior approval and any underspend on the Specific Contingency shall be retained in full by Channel 4.]

3. Term: Following signature of this Agreement commencing upon the earlier of signature hereof or the date pre-production on the Programme(s) started and expiring 3 years from Technical Acceptance of (all) the Programme(s) subject to the provisions of Clauses 19 and 24 of the General Terms of Agreement and Appendix 2.
4. Territory: United Kingdom and the Republic of Ireland (subject to Clause 23 of the General Terms of Agreement) SAVE THAT notwithstanding anything to the contrary contained herein, Channel 4 hereby agrees that (subject always to Appendix 2) the Producer may exploit the Core Secondary Transmission Rights in the Republic of Ireland (with effect from the date:

- (a) 18 months after the first transmission of the Programme(s) on the Channel 4 Service or the More4 Service or, in the case of Programme(s) in a Series, 18 months after the date of first transmission of the last episode in such Series on the Channel 4 Service or the More4 Service; or
- (b) if there has not been any transmission of any Programme(s) on the Channel 4 Service or the More4 Service during the 21 month period after Delivery of such Programme(s), then 21 months after Delivery of such Programme(s),

in each case unless such rights have been released earlier pursuant to Clause 24 of the General Terms of Agreement and/or Appendix 2.

5. Clearances:

(i) Unless otherwise agreed in writing by Channel 4 it is a condition of this Agreement that the Producer is responsible for delivering the Programme(s) to Channel 4 fully cleared and paid for

(a) 2 (two) transmissions by means of the Channel 4 Service Rights; and

(b) the Catch Up TV Rights, and

(c) the VOD Rights for exploitation for 30 days after 24:00 of the date of the first transmission of the Programme(s) or the date of first transmission of the last episode of the Programme(s) if a series.

Where the Producer uses appropriate Channel 4 approved unamended rate cards for Limited Rights Material and/or appropriate Channel 4 agreed and unamended collective licensing and union agreements to engage artists and/or writers and/or musicians and exploitation of the VOD Rights for 30 days is not included within the fees payable for the uses set out in Clause 5(i)(a) for such third party material then Channel 4 will be responsible for the third party clearance costs for such material in relation to Channel 4's exploitation of the VOD Rights.

(ii) The Producer agrees that each transmission by means of the Channel 4 Service Rights will include a Narrative Repeat(s) or 5 transmissions by means of the Timeshift Rights. For the avoidance of doubt Channel 4 will be responsible for third party clearance costs in respect of the Narrative Repeat(s) and/or exercise by Channel 4 of the Timeshift Rights.

(iii) In relation to Channel 4's options to acquire the E4 Service Rights and/or the More4 Service Rights as more particularly set out in Appendix 2, provided that the Producer provides proper and accurate clearance paperwork and that the clearance costs are in accordance with Channel 4 agreed and unamended collective licensing and union agreement rates or as otherwise pre-agreed with Channel 4, Channel 4 will be responsible for the third party clearance costs of such options.

It is a condition of this Agreement that the Programme(s) delivered to Channel 4 shall be clearable for the rest of the Core Transmission Rights and the VOD Rights beyond the period set out above in accordance with this Agreement and the Producer agrees to submit proper and accurate clearance paperwork in accordance with the Delivery Requirements schedule and that there are no additional clearance costs unless pre-agreed with Channel 4. However, if requested by Channel 4 during the course of production of the Programme(s), the Programme(s) shall be pre-cleared for 8 More4 Playdays (and Catch Up TV Rights in respect of the same) and/or 8 E4 Playdays (and Catch Up TV Rights in respect of the same) and provided that the Producer provides proper and accurate clearance paperwork and that the clearance costs are in accordance with Channel 4 agreed and unamended collective licensing and union agreement rates or as otherwise pre-agreed with Channel 4, Channel 4 will be responsible for the third party clearance costs of such More4 and/or E4 Playdays.

6. Fixed Price: Yes/No
7. Payment Schedule for Channel 4 Licence Fee [(excluding the sum of £[] already paid pursuant to the Development Agreement)]:
 - (a) 20% on later of signature and start of pre-production;
 - (b) 40% on first day of principal photography;
 - (c) 30% on last day of principal photography;
 - (d) 5% on Technical Acceptance;
 - (e) Provided (d) has been satisfied, 5% on delivery in accordance with the provisions of Clause 13(b) of the General Terms of Agreement.

N.B. With the agreement of Channel 4 this payment schedule may be amended to take into account differing cashflow requirements.

8. Conditions of Channel 4 Licence Fee in relation to Programme(s) contracted on a Budgeted Cost basis: [If not applicable – add “intentionally deleted”]

It is a condition of the Channel 4 Licence Fee that if the Producer has not prior to signature hereof secured (or satisfied Channel 4 of its ability to secure immediately following Channel 4's approval in each case such approval not to be unreasonably withheld or delayed) any of the following:

- [a. Channel 4's approval of the Budget and cashflow and production schedule for the Programme(s) and Channel 4's approval of a completed Health and Safety questionnaire;]
- [b. the [exclusive] services of the Director for the period of production and post-production up to and including [delivery of the final cut of the Programme(s) and the Director's services on first call thereafter up to and including] delivery of the Programme(s) and also [non exclusively] during pre-production;]
- [c. the [exclusive] services of the Individual Producer for the period of pre-production and production and up to and including delivery of the Programme(s);]
- [d. the [exclusive] services of [cast] [Contributors] [others] for all periods for which they are required for the purposes of production as approved by Channel 4;]
- [e. the assignment to the Producer of all necessary rights for the purposes of this Agreement and Evidence to Channel 4's satisfaction that the Producer has secured exclusive access to [] as required for the purposes of production as pre-approved by Channel 4;]
- [f. Channel 4's approval of a comprehensive list of the principal cast and key production personnel to be engaged in the production of the Programme(s);]
- [g. Evidence to Channel 4's satisfaction that the Producer has secured the deficit between the Channel 4 Licence Fee and the Budgeted Cost;
- [h. Evidence to Channel 4's satisfaction that the Producer has secured the insurance for the production in accordance with Clause 6 of the General Terms of Agreement ;
- [i. A copy of the Errors and Omissions Insurance Certificate showing Channel 4 and 4 Ventures Limited as named additional insured. **If deleted alternative paragraph (i) applies:**

(all upon terms satisfactory to Channel 4) then it shall forthwith upon signature or as soon as reasonably possible following signature hereof do so; (and Channel 4 will respond to details and material submitted for such purposes and raise any questions or objections relating thereto as soon as reasonably practicable in each circumstance). Channel 4 shall not be obliged to make any payment hereunder unless and until the Producer shall have satisfied such condition(s) and obtained all Channel 4's approvals but if Channel 4 shall in its discretion elect to make any payments it shall not be deemed to have waived such requirements. To the extent that an individual is named in this Clause 8 (or subsequently approved by Channel 4 pursuant to Clause 8. f.) then such individual shall be Key Personnel for the purposes of the

Agreement (for the avoidance of doubt the individuals in the roles listed in section 4 of the Editorial Specification “4: People” shall also be Key Personnel for the purposes of the Agreement).

[i. It is acknowledged that the Producer will not provide the Errors & Omissions insurances as specified in Clause 6 of the General Terms of Agreement. However, in the event that the Producer or its appointed distributor intends to distribute the Programme(s) or any part thereof the Producer warrants that it will first obtain an Errors and Omissions Policy in accordance with sub-clauses 3(a)(xiv) and 6(a)(v) of the General Terms of Agreement and the Errors and Omissions Certificate shall show Channel 4 and 4 Ventures Limited as additional insureds and will upon request provide Channel 4 with evidence thereof. The indemnity provided for in sub-clause 3(b) of the General Terms of Agreement is hereby reiterated in respect of any failure by the Producer so to do SAVE THAT the applicable commencement of the Errors and Omissions Policy shall be from the appointment of a distributor to distribute the Programme(s) or from the Producer first starting to distribute the Programme(s) and expiry shall be not earlier than 3 years after the first sale of the Programme(s)]

9. Conditions of Channel 4 Licence Fee in relation to Programme(s) contracted on a Fixed Price basis: [If not applicable – add “intentionally deleted”]

It is a condition of the Channel 4 Licence Fee that if the Producer has not prior to signature hereof secured (or satisfied Channel 4 of its ability to secure immediately following Channel 4's approval in each case such approval not to be unreasonably withheld or delayed) any of the following:

- [a. Channel 4's approval of the production schedule for the Programme(s) and Channel 4's approval of a completed Health and Safety questionnaire ;
- [b. the [exclusive] services of the Director for the period of production and post-production up to and including [delivery of the final cut of the Programme(s) and the Director's services on first call thereafter up to and including] delivery of the Programme(s) and also [non exclusively] during pre-production;]
- [c. the [exclusive] services of the Individual Producer for the period of pre-production and production and up to and including delivery of the Programme(s);]
- [d. the [exclusive] services of [cast] [Contributors] [others] for all periods for which they are required for the purposes of production as approved by Channel 4;]

- [e. the assignment to the Producer of all necessary rights for the purposes of this Agreement and evidence to Channel 4's satisfaction that the Producer has secured exclusive access to [] as required for the purposes of production as pre-approved by Channel 4];]
- [f. Channel 4's approval of a comprehensive list of the principal cast and key production personnel to be engaged in the production of the Programme(s);]
- [g. Evidence to Channel 4's satisfaction that the Producer has secured the deficit between the Channel 4 Licence Fee and the cost of the production;
- [h. Evidence to Channel 4's satisfaction that the Producer has secured the insurance for the production in accordance with Clause 6 of the General Terms of Agreement;
- [i. A copy of the Errors and Omissions Insurance Certificate showing Channel 4 and 4 Ventures Limited as named additional insured. **If deleted alternative paragraph (i) applies:**

(all upon terms satisfactory to Channel 4) then it shall forthwith upon signature or as soon as reasonably possible following signature hereof do so; (and Channel 4 will respond to details and material submitted for such purposes and raise any questions or objections relating thereto as soon as reasonably practicable in each circumstance). Channel 4 shall not be obliged to make any payment hereunder unless and until the Producer shall have satisfied such condition(s) and obtained all Channel 4's approvals but if Channel 4 shall in its discretion elect to make any payments it shall not be deemed to have waived such requirements. To the extent that an individual is named in this Clause 9 (or subsequently approved by Channel 4 pursuant to Clause 9. f.) then such individual shall be Key Personnel for the purposes of the Agreement (for the avoidance of doubt the individuals in the roles listed in section 4 of the Editorial Specification "4. People" shall also be Key Personnel for the purposes of the Agreement).

- [i. It is acknowledged that the Producer will not provide the Errors & Omissions insurances as specified in Clause 6 of the General Terms of Agreement. However, in the event that the Producer or its appointed distributor intends to distribute the Programme(s) or any part thereof the Producer warrants that it will first obtain an Errors and Omissions Policy in accordance with sub-clauses 3(a)(xiv) and 6(a)(v) of the General Terms of Agreement and the Errors and Omissions Certificate shall show Channel 4 and 4 Ventures Limited as additional insureds and will upon request provide Channel 4 with evidence thereof. The indemnity provided for in sub-clause 3(b) of the General Terms of Agreement is hereby reiterated in respect of any failure by the Producer so to do **SAVE THAT** the applicable commencement of the Errors and

Omissions Policy shall be from the appointment of a distributor to distribute the Programme(s) or from the Producer first starting to distribute the Programme(s) and expiry shall be not earlier than 3 years after the first sale of the Programme(s)]

10. [It is a condition of this Agreement that the Producer will obtain or deliver to Channel 4 on or before the first day of principal photography of the Programme(s) for the benefit of Channel 4 and the other investors co/financiers of the Programme(s) a guarantee of the completion of the Programme(s) (from completion guarantors who are approved by Channel 4 and on terms to be approved by Channel 4) failing which Channel 4 shall be entitled to cancel this Agreement by written notice to that effect and any parts of the Channel 4 Licence Fee already paid to the Producer shall then be forthwith repayable by the Producer to Channel 4 on demand.]

11. Copyright Assignment:

The Producer, by way of security, hereby assigns with full title guarantee to Channel 4 the entire copyright in the Core Transmission Rights and Core Secondary Transmission Rights and the VOD Rights in the Programme(s) in the Territory together with ownership and title to all physical materials created as part of the production of the Programme(s). The earlier of Technical Acceptance of all of the Programme(s) by Channel 4 and three months from final Delivery of all of the Programme(s) by the Producer (provided that in either case full Delivery has been made to Channel 4) shall constitute an automatic reassignment with full title guarantee of the copyright and materials to the Producer, subject to the exclusive licence in the Programme(s) granted to Channel 4 by this Agreement.

If requested by the Producer, Channel 4 will enter into the agreed form of Assignment to confirm the automatic reassignment with full title guarantee of the copyright to the Producer (subject always to the exclusive extendable licence in accordance with this Agreement in the Programme(s) granted to Channel 4) as described herein.

Nothing in the above shall prevent a Producer prior to the date on which rights revert to the Producer from entering into distribution or other licensing arrangements with third parties for the exercise of any of the Producer's rights in accordance with this Agreement.

12.

(a) Channel 4's share of Net Receipts:

- (i) 50% of Net Receipts (or, if applicable, Net Interactive Receipts) from exploitation of such (if any) of the Support Rights as the Producer is entitled to exploit pursuant to this Agreement for the Term, including any extension thereof pursuant to Clause 24 of the General Terms of Agreement, and thereafter 15% in perpetuity.
 - (ii) 50% of Net Receipts from exploitation of such (if any) of the Core Secondary Transmission Rights as the Producer is entitled to exploit pursuant to this Agreement for the Term, including any extension thereof pursuant to Clause 24 of the General Terms of Agreement, and thereafter 15% in perpetuity.
 - (iii) 15% of Net Receipts from exploitation of the Secondary Rights as referred to in Schedule 2 hereof in perpetuity.
- (b) Payments due in relation to exploitation of the VOD Rights:
- (i) Channel 4 shall pay to the Producer the payments due under the New VOD Remuneration Terms as set out in Appendix 3 (and any amendments thereto following consultation with Pact).
 - (ii) The Producer shall (except as provided in (iii) below) pay to Channel 4 50% of the Net VOD Receipts generated from the Producer's exploitation of the VOD Rights in the Programme(s) during the Term and thereafter 15% of the Net VOD Receipts generated from the Producer's exploitation of the VOD Rights in the Programme(s) in perpetuity.
 - (iii) Where the Programme(s) forms part of a Relevant Series the Producer shall pay to Channel 4:
 - (x) 50% of Net VOD Receipts generated from the Producer's exploitation of the VOD Rights in the Programme(s) in each Relevant Series during the Initial Term of each Relevant Series (which shall mean for each Relevant Series the period starting from signature of the relevant commissioning agreement and expiring 3 years from Technical Acceptance of all of the Programme(s) in each discrete Relevant Series) ("**Initial Term**"); then
 - (y) following the expiry of the Initial Term of each Relevant Series, 40% of Net VOD Receipts generated from the Producer's exploitation of the VOD Rights in the Programme(s) in each Relevant Series until expiry of the term of the final Relevant Series ("**Extended Term**"); then

(z) following the expiry of the Extended Term, 15% of the Net VOD Receipts generated from the Producer's exploitation of the VOD Rights in the Programme(s) in each Relevant Series in perpetuity.

(c) For the avoidance of doubt any extension of the Term (or in the case of Relevant Series the Initial Term or Extended Term) due to an E4 Licence Period and/or a More4 Licence Period will not be deemed to be an extension for the purposes of determining Channel 4's share of Net Receipts and/or Net VOD Receipts pursuant to this Clause 12 of the Programme Specific Terms.

13. Regional: Yes/No
Region:

14. Delivery Requirements:

It is acknowledged and agreed that the Programme(s) will be produced and delivered in accordance with the delivery requirements specified in Schedule 3.

15. Diversity and Project Diamond:

15.1 The parties acknowledge and agree that Channel 4 is participating in Diamond. For the purposes of Diamond, the parties acknowledge and agree that the Diamond Broadcasters will be the Data Controllers of all Diamond Diversity Data and the Producer will be the Data Processor of the Diamond Diversity Data inputted by the Producer to the Diversity Data Modules, and Channel 4 will use all Diamond Diversity Data in accordance with its obligations under the Data Protection Legislation.

15.2 The Producer shall, save in respect of the Excluded Categories: (i) notify the Participants of the submission of their e-mail addresses into Silvermouse for the purpose of being invited to complete the Diversity Self-declaration Form, and (ii) complete the Contributors Form, the Diversity Actual Form and (iii) complete the Diversity Perceived Form in Silvermouse. For the purposes of this clause, "complete" shall have the meaning set out in the Diamond Guidance Notes.

15.3 Where a Participant does not provide the Producer with an e-mail address the Producer will use reasonable endeavours to supply or make available to the Participant a Diversity Self-Service Form.

15.4 Channel 4 may compile reports using Diamond Diversity Data relating to the Programme(s) that is contained in the Diversity Data Modules (the “Reports”). Channel 4 may choose to share the Reports with the Producer and will do so on the basis that the Producer acts as a Data Processor of the Reports and the Producer agrees to treat the Reports as confidential and hold them in accordance with the provisions of the Data Protection Legislation.

15.5

15.5.1 Subject to the provisions of 15.5.2 below, Channel 4 shall indemnify the Producer against:

- (i) any direct financial loss and or penalty actually suffered by the Producer due to a data infringement under Data Protection Legislation with respect to the Diamond Diversity Data that is incurred by the Producer substantially and directly as a result of the Producer being a data processor of Diamond Diversity Data where such infringement is as a direct result of the Channel 4’s, or Soundmouse’s actions; and/or
- (ii) any reasonable external legal costs actually incurred by the Producer in respect of (a) such data infringement claim referred to in (i) above, and/or (b) defending any claim or action with respect to mishandling of the Diamond Diversity Data made against the Producer by a Participant substantially and directly as a consequence of the Participant’s involvement in Diamond, and being made as a direct result of Channel 4’s, and/or Soundmouse’s actions.

15.5.2 The indemnity set out in 15.5.1 shall be subject to the following:

- (i) the Producer has fully complied with all its obligations and responsibilities under the applicable contract (if any) between itself and the affected individual, the provisions relating to Diamond and data protection in this Agreement, Data Protection Legislation and the Diamond Guidance Notes (in so far as the Diamond Guidance Notes are relevant to a claim under this indemnity). If a Producer has reason to believe that the Data Protection Legislation and the Diamond Guidance Notes are inconsistent, it shall promptly notify Channel 4 and follow the instructions subsequently given to it by Channel 4. For the avoidance of doubt, providing the Producer acts in accordance with the provisions of this clause 15.5.2, if a regulatory body or court of competent jurisdiction determines that the Diamond Guidance Notes are not fully consistent with the Data Protection Legislation and such inconsistency results in the Producer making a claim under this indemnity, the validity of the indemnity shall not be affected;
- (ii) where the Producer has contracted the Participants the contract incorporates the pan-industry agreed or equivalent wording for project Diamond;

- (iii) the Producer will notify Channel 4 immediately in writing in the event that a claim arising under 15.5.1 has been made against the Producer;
- (iv) Channel 4 is entitled to control any investigation into and/or defence to such actions/claims/proceedings being made;
- (v) the Producer will provide such cooperation or assistance as Channel 4 may reasonably request in conducting such investigation and/or defence;
- (vi) the Producer will not make any admissions of liability or agreement to settle nor incur any legal costs in investigating or defending any such claim without the prior written consent of Channel 4;
- (vii) the Producer will take all reasonable steps to mitigate their losses; and
- (viii) the total liability of Channel 4 per claim under clause 15.5.1(i) or (ii) is limited to: (a) £500,000 where there is only one claim arising from a data subject from the act or omission which gives rise to the claim; and (b) £1,000,000 in aggregate for a series of claims arising from data subjects from the same act or omission.
- (ix) In the event that Channel 4 terminates its participation in the Diamond project or ceases to be a member of the CDN this indemnity will no longer apply. For the avoidance of doubt, if the act or omission which gives rise to any liability under this indemnity occurs prior to the date Channel 4 terminates its participation in the Diamond project or ceases to be a member of the CDN, the validity of this indemnity shall not be affected.

Diamond definitions for all participating broadcasters:

“CDN”	Creative Diversity Network
“Contributors Form”	a form generated by Silvermouse to record on-screen and off-screen participants
“Data Protection Legislation”	the Data Protection Act 2018 and all applicable laws and regulations relating to personal data and privacy as may be in force from time to time
“Diamond”	a diversity monitoring initiative set up by the Creative Diversity Network to monitor the diversity of individuals participating in productions both on-screen and off-screen in the United Kingdom
“Diamond Broadcaster”	a broadcaster participating in Diamond
“Diamond Diversity Data”	all personal data inputted into the Diversity Data Modules
“Diversity Actual Form”	a form generated by Silvermouse which (i) is auto-populated from Participants entered on the Contributors Form (ii) allows Participants with a mandatory role type (other than those recorded on the Contributors Form) to be added or excluded (iii) allows Participants with a non-mandatory role type to be added (iv) allows Participants who have filled in a Diversity Self-Service Form to be added

“Diamond Guidance Notes”	the Diamond Guidance Notes version 1.1 dated August 2016 as may be varied from time to time in agreement with Pact, such agreement not to be unreasonably withheld or delayed
“Diversity Characteristics”	for the purposes of Diamond the six diversity characteristics are: gender, gender identity, age, ethnicity, sexual orientation and disability
“Diversity Data Modules”	means the data forms and functionality on Silvermouse created for the purposes of collecting and reporting on Diamond Diversity Data
“Diversity Perceived Form”	a form generated by Silvermouse to record perceived Diversity Characteristics of Participants, where evident
“Diversity Self-declaration Form”	a form generated by Silvermouse which invites Participants to submit their actual Diversity Characteristics
“Diversity Self-Service Form”	a form that invites Participants to directly enter their actual Diversity Characteristics
“Excluded Categories”	categories of role types and Participants for which data should not be collected in Diamond, as specified in the Diamond Guidance Notes
“Participant”	a participant in the Programme, whether on-screen or off-screen, as detailed in the Diamond Guidance Notes
“Silvermouse”	a web-based system developed by Soundmouse used by broadcasters and production companies for production paperwork or any equivalent replacement web-based diversity monitoring system adopted for Diamond
“Soundmouse”	Soundmouse Limited

16. Special Condition(s):

- 16.1 The Producer agrees and acknowledges that Channel 4 and Pact have entered into the C4/Pact Deal Summary agreement dated 10th June 2019 (the “**Summary**”) (retrievable from the link of the same name at <https://www.channel4.com/4producers/working-with-us/contracts>) and attached at Appendix 4 hereto. The Producer and Channel 4 hereby agree that the terms of the Summary will apply to this Agreement and the relevant terms of this Agreement will be deemed amended accordingly and all the other terms of this Agreement will continue in full force and effect. In the case of any conflict between the Summary and this Agreement, the terms of the Summary shall prevail.
- 16.2 Without prejudice to or derogation from or limitation to Clause 7 of the General Terms of Agreement, the Producer agrees it shall maintain and implement appropriate Health and Safety policies and operational procedures in connection with the production of the Programme(s) (which shall include without limitation addressing any Covid-19 risk)..
- 16.3 The Programme(s) will be delivered to Channel 4 on or before the dates listed in section 7 of the Editorial Specification “7. Schedule and Delivery”, time being of the essence. The Editorial Specification is attached at Appendix 1.

16.4 Any notice under this Agreement may be given by email to the other party's contacts as set out below. Any such notice shall be deemed to be effective-within one (1) hour of sending save that any notice not served on a working day in the UK (i.e. Monday to Friday excluding bank holidays) shall be deemed served on the next working day.

The parties agree that notices, approval and routine communications under this Agreement may be sent by email to the following contacts at each party:

Producer:

Name:

Email:

With a copy to the Producer's Legal Contact:

Name:

Email:

Channel 4:

Name: [insert C4 commissioner]

Email: [_____]@channel4.co.uk

With a copy to Channel 4's Business Affairs contact:

Name: [_____]

Email: [_____]@channel4.co.uk

In the event of any conflict between this provision and any other term of this Agreement this provision shall prevail.

16.5 ScreenSkills:

The Parties agree that:

(a) the last sentence of clause 2(a) of the General Terms of Agreement shall be deemed deleted and replaced with the following:

"The Producer acknowledges and agrees that any recharge payments notified to the Producer by Channel 4 in respect of payments due to Directors UK (formerly the DPRS) **and/or ScreenSkills** will be deducted by Channel 4 from the scheduled payment due on Technical Acceptance."

(b) Clause 3(a)(i) of the General Terms of Agreement shall be deemed deleted and replaced with the following:

"it will pay all sums due to any person who is entitled to any payment in respect of services or facilities rendered or goods supplied or rights granted in connection with the Programme(s) including without limitation any re-charge payments notified to the Producer by Channel 4 in respect of payments due to Directors UK (formerly the DPRS) **and/or ScreenSkills** and for the avoidance of doubt the Producer will be liable to all Contributors and third parties in respect of any repeat and/or residual payments or other payments of any kind that may be due to such persons in the exercise of the Producer's rights in the Programme(s);"

16.6 With reference to paragraph 6 of the Summary, the parties acknowledge that the provisions of Channel 4's Social Media Monetisation Scheme will apply to the Programme(s):

<https://www.channel4.com/4producers/working-us/channel-4s-social-media-monetisation-scheme-tcs>.

Signed by

Duly authorised on behalf of

[Production Company]

[Date]

Signed by

Duly authorised on behalf of

Channel Four Television Corporation.

GENERAL TERMS OF AGREEMENT

1. DEFINITIONS:

- (a) For the purposes of this Agreement the following expressions shall have the following meanings respectively:

Airlines and Shipping Lines Rights

The right to authorise exhibition of the Programme(s) by means of the sale, hire, lease or licensing of physical copies of the Programme(s) for direct exhibition to audiences who are not required to make a specific payment for viewing, on aeroplanes in-flight, cruise and cargo ships registered in, flying the flag or customarily serviced from within the territory in which the rights are held.

Associate(s)

In relation to either party shall mean any person, firm or company connected within the meaning of sections 345, 937 and 1152 of The Companies Act 2006 with either party or with any of its directors including, for the avoidance of doubt, (in relation to Channel 4) 4 Ventures Limited.

Basic Charges

- (a) fees, payment or other consideration directly relating to the provision of access to any Distribution System(s) (including without limitation any such fees, payment or other consideration in respect of reception equipment required to access any Distribution System(s)) but excluding any fees, payment or other consideration to receive any particular audio and/or audio-visual content via such Distribution System(s); and/or
- (b) government licence fees and/or taxes which are payable by owners of reception equipment in order to receive audio and/or audio-visual content via such reception equipment.

British Forces and Community Channel Rights

The right to deliver the Broadcast Programme(s) as part of the Channel 4 Service and/or More4 Service and/or E4 Service to the British Forces Broadcast Service and Community Channel without further payment to the Producer. For the purposes of exercising the British Forces Rights Territory shall be deemed to be worldwide.

Broadcast Programme(s)

Shall mean the version of the Programme(s) as delivered to and accepted by Channel 4 for first transmission on the Channel 4 Service or More4 Service (and for the avoidance of doubt shall exclude any and all other elements of the Programme(s) but shall include any revisions made to the Programme(s) in respect of any further exploitation in accordance with the terms of this Agreement for legal and/or compliance reasons or any other reason as agreed with the Producer).

Budget

The document in the form annexed and if no document is so annexed then the relevant expression shall mean the relevant document which Channel 4 has previously approved in writing or (if none) which it may subsequently so approve or the forecasted budgeted cost of producing the Programme(s) as notified to Channel 4 by the Producer.

Catch Up TV Rights

The right for Channel 4 to communicate the Broadcast Programme(s) to the public in the Territory where there is no supplemental charge (over and above any Basic Charges and any subscription charges) on a per-exhibition basis to a viewer for viewing the particular Broadcast Programme(s) via any Distribution System(s) within 72 hours of the transmission of such Programme(s) on the Channel 4 Service, More4 Service and/or E4 Service, as part of any linear television programme service which consists of all or a substantial part of the programmes included in the Channel 4 Service, More4 Service and/or E4 Service as applicable (including without limitation any such television programme service which is a "+1" or other time-shifted version of the Channel 4 Service, More4 Service and/or E4 Service and/or which contains a "remix" of the programming schedule of the Channel 4 Service, More4 Service and/or E4 Service). In relation to the Channel 4 Service, More4 Service and/or E4 Service, a "substantial part" shall mean (as applicable) the Channel 4 Service, More4 Service and/or E4 Service excluding programme(s) which are unavailable for commercial or legal reasons and any consequential changes made as a result of such exclusions. "Remix" shall mean the insertion of alternative programming where needed to fill gaps left by such changes and/or reordering of programmes and/or reordering or changing advertisements as a result of such changes.

CDPA

The Copyright, Designs and Patents Act 1988, or any statutory amendment, re-enactment or modification to the same from time to time in force or regulations made under such Act.

Changed Format Rights

The right to adapt and exploit the Format outside the Territory (including without limitation Changed Format Programme(s)).

Changed Format Programme(s)

Shall mean programmes derived from the exploitation of the Changed Format Rights.

Channel 4's Format Rights

Channel 4's right to exclusivity in the Format in the Territory (including without limitation the holdback against exploitation of audio-visual products derived from exploitation of the Changed Format Rights as more particularly set out in clause 25 of the General Terms of Agreement but excluding always the Consumer Product Rights) and such of the Format Rights as are necessary to enable Channel 4 to exercise the rights granted to it hereunder in accordance with this Agreement including without limitation recommissioning in respect of Further Programme(s) in accordance with Clause 25 of the General Terms of Agreement.

Channel 4 Guidelines

All relevant Channel 4 guidelines published at the date of this Agreement and set out on 4Compliance including but not limited to the Viewer Trust Guidelines, Live Programme Guidelines, Secret Filming Guidelines, Hostile Filming Guidelines, Factual Programme Guidelines, Working and filming with under 18's, Competition Guidelines, Fair Dealing Guidelines, Producer Data Protection & Security Guidelines, Production Crew General Notes and any other guidelines issued by Channel 4's Legal & Compliance Department from time to time and any others notified to the Producer prior to the first day of principal photography provided that in respect of work undertaken by the Producer prior to such notification then such guidelines can only apply to the extent the Producer can apply to the work already undertaken retrospectively.

4Compliance

The 4Compliance website as may be amended from time to time setting out practical guidance to all producers on the Ofcom Broadcasting Code, the main areas of law and Channel 4 Guidelines, that apply to the making of programmes and content intended for use in connection with the exercise of any of Channel 4's rights hereunder including without limitation on the Channel 4 Service, the More4 Service, the E4 Service and any other services (available at www.channel4.com/4compliance)

Channel 4 Service

As the context requires, either or both of the linear television programme service(s) currently known as "Channel 4" and "S4C".

Channel 4 Service Rights

The right to communicate the Programme(s) to the public within the Territory on the Channel 4 Service where there is no supplemental charge (over and above any Basic Charges and any subscription charges) on a per-exhibition basis to a viewer for viewing the particular Broadcast Programme(s) by means of any Distribution System(s), including without limitation any simulcast or substantial simulcast (where Programme(s)/advertisements/sponsorship are unavailable for commercial or legal reasons and/or slight delay in re-transmission) of the Channel 4 Service via any Distribution System(s) but excluding the DTO Right(s).

Channel 4 Video On Demand Service

Shall mean any Channel 4-branded VOD Service provided by Channel 4 and/or its authorised distributor(s) (but excluding the Producer) and offering a range of programmes without limitation (i) via the Internet (intended primarily for viewing on personal computers) and (ii) via cable and DSL Distribution Systems (intended primarily for viewing on televisions) to the public in the Territory in accordance with 23(b).

Clip Sales Rights

The right to sell or license for use (subject to any third party rights in any material incorporated in such extract(s)) extract(s) from the Broadcast Programme(s) (excluding always for the avoidance of doubt unused takes and outtakes) in any format including without limitation audio only for commercial purposes in all media (now known or hereafter devised) but excluding by way of the Consumer Product Rights.

Closed Circuit Television Rights

The right to include the Broadcast Programme(s) within individually wired and/or wireless systems in which programmes are relayed to an audience confined to a limited area.

Confidential Information

All information (whether written, oral or in electronic form) concerning the business and affairs of a party or its Associate(s) that another party obtains or receives as a result of the discussions leading up to or the entering into or the performance of

this Agreement.

Consumer Product Rights

The rights listed in Schedule 2, Column 2: Home Videogram Rights, Interactive Videogram Rights, Merchandising Rights (including Ringtone(s) and Wallpaper(s)), Music Publishing Rights, Publishing Rights, Radio Rights (subject to the additional holdback in Clause 28 of the General Terms of Agreement), Record Rights, Stage Rights and DTO Right(s) (subject to the additional holdback in Clause 20 of the General Terms of Agreement).

Contributors

Any person(s) appearing in or taking part in the Programme(s) and any other person(s) whose contributions are intended to be incorporated in the Programme(s).

Data Protection Legislation

All laws relating to data protection, data privacy and/or information security which are applicable to the Programme(s), the exploitation of the Programme(s) and/or the performance by each party of its obligations under this Agreement, including the GDPR, the Data Protection Act 2018 and the Privacy and Electronic Communications (EC Directive) Regulations 2003, in each case as amended, repealed, replaced or supplemented from time to time;

Delivery

The delivery to Channel 4 of all of the items listed in its Delivery Requirements document annexed to the Programme Specific Terms in accordance with the Technical Requirements, the Editorial Specification and the provisions of this Agreement (including without limitation the notification procedure as set out in Clause 13 (b)) and acceptance of the same by Channel 4.

Delivery Date

The date(s) specified for delivery of the Programme(s) in the Editorial Specification.

Distribution System(s)

Any and all forms of distribution of audio-visual content (or audio content in the exercise of Promotional Extract Rights, Clip Sales Rights and Radio Rights), whether now existing or hereafter developed, whether analogue, digital or otherwise, and whether point to multipoint or point to point including, without limitation, over the air terrestrial systems, cable television systems, digital subscriber line systems and other telecommunications systems, master antennae systems, satellite master antennae systems, multichannel directional points systems, satellite direct to home systems, any other electronic communications networks, and further including, for the avoidance of doubt (and without limitation), distribution via the Internet and/or by means of any Mobile Telecommunications Service and/or Mobile TV Technologies.

DTO Right(s)

The right to make available (or to authorise third parties to make available) electronic copies of the Programme(s) (in their entirety) to the public by means of download via Distribution System(s) for subsequent viewing by the viewer, where:

a charge (in addition to Basic Charges) is made to the viewer on a per-download (rather than per-exhibition) basis for the privilege of downloading such Programme(s);

such downloaded Programme(s) (or any copies or exported version thereof as described in Clause 20(ii)) may be retained by the viewer on a permanent basis or for an indefinite period, without any maximum viewing period applying to limit the duration of the viewer's right to view such downloaded Programme(s) (or any such copy or exported version thereof).

E4 Licence Period

An exclusive licence in the E4 Service Rights for 8 (eight) E4 Playdays (and Catch Up TV Rights in respect of the same), for each set of 8 (eight) E4 Playdays for 2 (two) years from the first transmission of the Programme(s) (or if a Series from the first transmission of the last episode of the Series) in that set of 8 (eight) E4 Playdays on the E4 Service.

E4 Playday(s)

Up to two transmissions on the E4 Service (and Catch Up TV Rights in respect of such transmissions) within a continuous 24 hour period following 24:00 of the day of the first transmission of the Programme(s) on the E4 Service.

E4 Service

The linear programme service currently known as "E4".

E4 Service Rights

The right to communicate the Programme(s) (including without limitation any Streams) to the public within the Territory on the E4 Service by means of any Distribution System(s), including without limitation any simulcast or substantial simulcast of the E4 Service via any Distribution System(s) (whether or not such simulcast features any blanked out programmes and/or different advertising and/or sponsorship and any consequential changes therefrom).

E4 Repeat Fee

The E4 Repeat Fee shall be 5% of the Channel 4 Licence Fee and shall be payable (subject to receipt of a valid and undisputed invoice and mutual signature of the Agreement) following thirty (30) days from the relevant notice that the E4 Service wishes to acquire the Programme(s) and /or Series as described herein.

Editorial Specification

The editorial specification of the Programme(s) as set out in the document annexed to the Programme Specific Terms at Appendix 1 (including any mutually agreed written amendments thereto).

Format

Shall be the format (as that term is understood in the television industry) of the Programme(s) being the original concept, idea and/or distinctive elements of the Programme(s) (and any adaptations, prequels, sequels and spin-offs thereof and/or any further programmes connected to or derived therefrom) and made up of some or all of: the structure, running order, setting, characters, character relationships, themes, titles, competitions, games, catch-phrases, role of presenter, the role of any participating members of the public, the principal stage properties, the order in which different parts of the programmes are to run, logos, trademarks and designs.

Format Rights

The right to control, reproduce, transmit and exploit key elements of the Programme(s) in whole and/or in part, existing now or in the future including (but not in limitation) the Editorial Specification, the Programme Proposal, the Script, catch phrases, individual visual elements and the outline, scheme, structure, title sequences, title and any visual representation thereof, plan, character(s), character relationships, setting(s) designs and situation(s) for and other distinctive elements of the Programme(s) together with any variations thereto or adaptations thereof, including without limitation, logos, trademarks and designs used in connection with the Programme(s) for the purposes of the production of further programmes, films and/or sound recordings including (but not in limitation) prequels and sequels and the right to exploit the Format.

Free Cable Television Rights

The right to communicate the Broadcast Programme(s) to the public as part of a linear television programme service by means of a coaxial, fibre-optic or other cable network, without any charge (other than Basic Charges) being made to the viewer for the right to receive such television programme service by means of such network.

Free Satellite Broadcast Rights

The right to communicate the Broadcast Programme(s) to the public as part of a linear television programme service by means of a direct to home satellite (for the avoidance of doubt specifically excluding any satellite-based Internet distribution) whose signal is intended for direct reception by members of the public in the home within the territory in respect of which such right is held, without any charge (other than Basic Charges) being made to the viewer for the right to receive such television programme service by means of such satellite.

Free Video On Demand Rights

The right to make available the Programme(s) on a temporary basis only to the public and/or to issue non-physical temporary electronic copies of the Programme(s) to the public (on a "per Programme" basis) by means of any Distribution System(s), where the exhibition of such Programme(s) is at a time chosen by the viewer (i.e. the viewer can independently, and in the viewer's entire discretion, select his/her desired viewing time without reference to a list of possible viewing times pre-established by the exhibitor of the applicable service, and can start, stop, pause, fast-forward and/or rewind the exhibition of such Programme(s)), where no charge (other than Basic Charges) is made to a viewer for the privilege of viewing the particular Programme(s) at a time chosen by the viewer, whether or not any such temporary copies of such Programme(s) are required to be downloaded to the viewer's individual authorised reception equipment prior to the viewer's exhibition of such Programme(s), including PVR Push and the Sideload Rights, but excluding (for the avoidance of doubt) the Near Video On Demand Rights and the DTO Right(s) and any right to retain a permanent copy of the Programme(s).

GDPR

The General Data Protection Regulation (Regulation (EU) 2016/679) and any national implementing laws, regulations and secondary legislation, as amended, repealed, replaced or supplemented from time to time, in the UK and the Republic of Ireland

Home Videogram Rights

The right to exploit the Programme(s) (in their entirety) in the form of pre-recorded Videograms when the same are produced for sale, lease or rental to the public for linear non-interactive private home and/or portable use only.

"Videogram" shall mean any form of standalone physical disc or magnetic tape, in formats now known or hereinafter invented or discovered (including but not in limitation Videocassettes, Digital Versatile Discs (DVDs), Universal Media Discs (UMDs) and Laserdiscs, but for the avoidance of doubt excluding hard disk drives) and used for reproducing a sequence of visual images, with or without sound, capable of being shown as text and/or still and/or moving visual images but only when used in conjunction with a separate physical playback device which is directly connected to or which forms an integral part of an audio-visual monitor.

Insolvency Event

An Insolvency Event shall occur if the Producer:

- (a) suspends payment to its creditors or generally is unable to pay its debts as and when they fall due or is the subject of an administration order; or
- (b) has a receiver (including an administrative receiver) or manager appointed of the whole or any part of its assets or if any order is made or a resolution passed for its winding up (except for the purpose of amalgamation or reconstruction); or
- (c) enters into any composition or arrangement with its creditors or calls a meeting of its creditors with intent to enter into such an arrangement or composition; or
- (d) ceases to carry on business;
- (e) goes into liquidation; or
- (f) is made bankrupt.

Interactive Television Rights

The right to, and to authorise others to, design, create, control and exploit enhanced and/or interactive television applications and associated functionalities (whether accessible during and/or viewable in conjunction with the transmission of the Programme(s) and/or "free standing") which include content relating to the Programme(s), the Channel 4 Format Rights and/or Support Site Rights (including without limitation Programme-specific or channel-specific editorial, alternative camera angles and/or audio/video feeds, polling and voting services and/or the Streaming Rights of any part or parts of the Programme(s) and any audio/video feeds in respect thereof; communication and/or messaging services and betting, gaming and "t-commerce" services and/or other services which make use of the return path) in connection with the exploitation of the Programme(s) or any part or parts thereof on any Distribution System(s).

Interactive Videogram Rights

The right to exploit the Programme(s) (in their entirety) in the form of pre-recorded Videograms when the same are produced for sale, lease or rental to the public for interactive private home and/or portable use only and which can, when used in conjunction with a separate physical playback device which is directly connected to or which forms an integral part of an audio-visual monitor allow the Programme(s) or elements thereof to be manipulated or adjusted by the user of such device during the viewing thereof, thereby altering or determining the narrative structure of the Programme(s) or elements thereof as viewed by the user of such device.

Internet

The worldwide, publicly accessible network of interconnected computer networks including without limitation the world wide web.

Key Personnel

Shall mean the individuals in the roles listed in section 4 of the Editorial Specification "4. People" and/or specified in clause 8 or 9 of the Programme Specific Terms.

Limited Rights Material

Any literary, dramatic, artistic or musical material and any library or other film or sound recording material incorporated into or synchronised with or otherwise forming part of a Programme(s) which has neither been commissioned for the Programme(s) nor been produced at the expense of the Producer out of the Budgeted Cost/Fixed Price but has been created by third parties or by the Producer for purposes other than the Programme(s).

Linear Loop Rights

The right in the Territory only to communicate the Broadcast Programme(s) to the public as part of a Channel 4-branded

linear television programme service solely by means of a Mobile Telecommunications Service to a Portable Terminal in the Territory or via the Internet consisting of a block of programming which is regularly repeated until refreshed, but for the avoidance of doubt excluding the VOD Rights, the Catch Up TV Rights, the Channel 4 Service Rights, Consumer Product Rights the DTO Right(s) and the More4 Service Rights.

Merchandising Rights

The right (a) to manufacture and sell and/or license the manufacture and sale of all kinds of goods and services (including without limitation Ringtone(s) and Wallpaper(s)) and/or to organise and/or stage an event reproducing, depicting or decorated with or associated with the Format and/or the characters, character names, title, designs, scenes or incidents from the Programme(s), or articles appearing in the Programme(s) or logos, trade marks and designs used in connection with the Programme(s) and/or the advertising, promotion and/or publicity of the Programme(s) (but excluding for the avoidance of doubt any such exploitation as part of the Core Transmission Rights, the Core Secondary Transmission Rights and/or the VOD Rights); and (b) to apply for and register the title, or any other elements of the Programme(s) as trade marks or designs or for such other protection as may be available in any country of the world subject to Channel 4's use of the same as included in the Format Rights and otherwise in accordance with this Agreement.

Mobile Telecommunications Service

Any telecommunications service employing any of the following wireless telecommunications technologies: GSM, GPRS, HSCSD, WAP, EDGE, CDMA, UMTS, HSDPA and any similar, related or derivative technology created now or in the future which uses radio frequency spectrum and which is intended to permit the transmission to and reception by a wireless handheld device of textual material, data, voice, video or multimedia services for use by means of that device, but excluding any Mobile TV Technologies.

Mobile TV Technologies

DVB-H, DMB and DAB technologies, MediaFLO and any similar, related or derivative technology created now or in the future which is developed from traditional broadcast technologies and is intended to permit the communication to the public (at a time scheduled by the exhibitor) of a television programme service for viewing on (and/or recording to) a wireless handheld device.

More4 Playday(s)

Up to two transmissions on the More4 Service (and Catch Up TV Rights in respect of such transmissions) within a continuous 24 hour period with one transmission between 11 p.m. and 6 a.m.

More4 Licence Period

An exclusive licence in the More4 Service Rights for 8 (eight) More4 Playdays (and Catch Up TV Rights in respect of the same), for each set of 8 (eight) More4 Playdays for 2 (two) years from the first transmission of the Programme(s) (or if a Series from the first transmission of the last episode of the Series) in that set of 8 (eight) More4 Playdays on the More4 Service.

More4 Service

The linear television programme service currently known as "More4".

More4 Service Rights

The right to communicate the Programme(s) (including without limitation any Streams) to the public within the Territory on the More4 Service by means of any Distribution System(s), including without limitation any simulcast (or substantial (unless Programme(s)/advertisements are unavailable for commercial or legal reasons and/or slight delay in retransmission) simulcast) of the More4 Service via any Distribution System(s) (whether or not such simulcast features any blanked out programmes and/or different advertising and/or sponsorship) and any consequential changes arising therefrom but excluding the DTO Right(s).

More4 Repeat Fee

The More4 Repeat Fee shall be 1% of the Channel 4 Licence Fee and shall be payable (subject to receipt of a valid and undisputed invoice and mutual signature of the Agreement) following thirty (30) days from the relevant notice that the More4 Service wishes to acquire the Programme(s) and/or Series as described herein.

Music Publishing Rights

The right to exercise in respect of any musical compositions and lyrics which are specially commissioned or created for the Programme(s) any and all rights therein acquired from the composer (subject always to the rights of any applicable collecting societies such as the Performing Right Society) to the extent that such are not relevant to exploitation of the Programme(s) itself.

Narrative Repeat(s)

One further transmission by means of the Channel 4 Service Rights (and the accompanying Catch Up TV Rights in respect of the further transmission) within 7 consecutive days after 24:00 of the date of each transmission by means of the Channel 4 Service Rights.

Near Video On Demand Rights

The right to make available the Broadcast Programme(s) on a temporary basis only to the public on a "per Programme" basis by any Distribution System(s), which Programme(s) is transmitted sufficiently frequently at times scheduled by the exhibitor on a number of channels to offer viewers a number of alternative commencement times to view such Programme(s), whether or not a supplemental charge (over and above any Basic Charges) is made to the viewer for the privilege of viewing such Programme(s), and whether or not such Programme(s) as so transmitted are required and/or permitted to be recorded to the viewer's individual authorised reception equipment prior to their exhibition, but excluding the VOD Rights, the Linear Loop Rights and the Catch Up TV Rights.

Non-Commercial Use

Shall mean distribution on a "free to use" basis where (save for any Basic Charges) there is no direct payment by the consumer for access to the relevant content and where no advertising and/or sponsorship opportunities are exploited in connection with the distribution of such content to the consumer.

Non-Theatrical Rights

The right to authorise exhibition of the Broadcast Programme(s) by means of the sale, hire, lease or licensing of copies of the Broadcast Programme(s) for direct exhibition to audiences who are not required to make a specific payment for viewing, or by the following institutions or at the following places where the exhibition of programmes on a regular basis is not the primary purpose – educational institutions and churches, educational classes, gatherings held by corporate entities and other bodies not being educational institutions; clubs or other organisations of an educational, cultural, charitable or social nature, including recognised film societies, and hotels, motels, prisons, convents, orphanages, oil fields and rigs, military and armed forces installations, and other similar facilities but excluding Closed Circuit Television Rights.

Ofcom

The Office of Communications (or any successor or similar body carrying out supervisory functions in relation to the communications industry).

Off Air Recording Rights (ERA Scheme)

The right to authorise copying and reproduction under a licensing scheme certified for the purposes of Section 143 of the CDPA, whereby licences are granted to enable the Programme(s) to be recorded by or on behalf of educational establishments (as defined in the CDPA) from any transmission including the Programme when such recording is for the educational purposes of such establishments ("Off-Air Educational Recording Scheme")

Other Linear Rights

The right to communicate the Broadcast Programme(s) to the public as part of a linear television programme service by means of any Distribution System(s), whether or not a specific subscription or charge (over and above any applicable Basic Charges) is payable for the right to receive such television programme service, but excluding the Closed Circuit Television Rights, the Free Cable Television Rights, the Free Satellite Broadcast Rights, the Pay Cable Television Rights, the Pay Satellite Broadcast Rights, the Terrestrial Free Broadcast Rights – Analogue, the Terrestrial Free Broadcast Rights – Digital, the Terrestrial Pay Broadcast Rights and the DTO Right(s).

Pact

The Producers Alliance for Cinema and Television.

Pay Cable Television Rights

The right to communicate the Broadcast Programme(s) to the public as part of a linear television programme service by means of a coaxial, fibre-optic or other cable network, where a specific subscription or charge (over and above Basic Charges) is payable for the right to receive such television programme service by means of such network.

Payment Schedule

As defined in the Programme Specific Terms.

Pay Satellite Broadcast Rights

The right to communicate the Broadcast Programme(s) to the public as part of a linear television programme service by means of a direct to home satellite (for the avoidance of doubt specifically excluding any satellite-based Internet distribution) whose signal is intended for direct reception by members of the public in the home within the territory in respect of which such right is held, where a specific subscription or charge (over and above Basic Charges) is payable for the right to receive

such television programme service by means of such satellite.

Podcast(s)

An audio only media file that is distributed by subscription (free or pay) over the Internet using syndication feeds for audio playback via a portable device and/or a personal computer.

Portable Terminal

Means any wireless handheld device created now or in the future which is intended for use in connection with a Mobile Telecommunications Service.

PPV Video On Demand Rights

The right to make available the Programme(s) on a temporary basis only to the public and/or to issue non-physical temporary electronic copies of the Programmes to the public (on a "per exhibition" basis) by means of any Distribution System(s), where the exhibition of such Programme(s) is at a time chosen by the viewer and/or (as the case may be) within a viewing period which commences at a time chosen by the viewer (i.e. the viewer can independently, and in the viewer's entire discretion, select his/her desired viewing time without reference to a list of possible viewing times pre-established by the exhibitor of the applicable service, and can start, stop, pause, fast-forward and/or rewind the exhibition of such Programme(s)), where (save as provided in Clause 19(e)) a supplemental charge (over and above any Basic Charges) on a per-exhibition (rather than subscription) basis is made to a viewer for the privilege of viewing the particular Programme(s) at a time chosen by the viewer, whether or not any such temporary copies of such Programme(s) are required to be downloaded to the viewer's individual authorised reception equipment prior to the viewer's exhibition of such Programme(s), including PVR Push and the Sideload Rights, but excluding (for the avoidance of doubt) the Near Video On Demand Rights and the DTO Right(s) and any right to retain a permanent copy of the Programme(s).

Premium Rate Telephone Line Rights

The right to run telephony services including premium rate telephone lines (whether fixed or wireless) in connection with the Programme(s) and/or linked to any communication to the public on the Channel 4 Service and/or the More4 Service.

Primary Transmission

Each scheduled transmission of the Programme(s) on the Channel 4 Service being the start of the period of entitlement to transmit a Narrative Repeat(s) or to exercise the Timeshift Rights.

Programme(s)

The expression "Programme(s)" as described in the Programme Specific Terms shall include all literary dramatic artistic and musical material (and any dialogue commentary) and all film and sound recording(s) of any nature which are either commissioned for the Programme(s) or produced at the expense of the Producer for potential use in the Programme(s) or the exploitation thereof (regardless of whether the Producer actually undertakes the arrangements necessary for making the film or sound recording(s)) which is/are either incorporated into or synchronised with or otherwise form part of the Programme(s) or produced for the purposes thereof including without limitation the Stream (if appropriate) and all negative positive and tape material (including unused takes, clips trims and outtakes) produced in connection with such Programme(s) and shall include the Limited Rights Material (if any) to the extent actually incorporated in the Broadcast Programme only.

Promotional Extract Rights

The right to communicate to the public extract(s) from the Broadcast Programme(s) (excluding always for the avoidance of doubt unused takes and outtakes) of up to 4 minutes aggregate duration in any one use to service programme advertisement, trailing and pre and post broadcast comment and review requirements and for the purposes of promotion of Channel 4, its services and the exploitation of the rights granted to Channel 4 hereunder by any audio and/or visual means in any manner and in all media (whether now known or hereafter devised) and to reproduce and distribute extract(s) from and trailers for the Programme(s) within showreels, electronic press kits, compact discs and other electronic products and in other electronic media produced for Programme and/or Channel 4 promotional purposes and including without limitation for use with Interactive Rights as defined in Clause 18 but excluding the Clip Sales Rights.

Publishing Rights

The right to publish in volume form, and to distribute and sell or otherwise exploit for reproduction in the form of text and in any language, any story or article or series of stories or articles and/or illustrations based upon or derived from the Format and/or the Programme(s) or any element of it/them and/or any novelised version adaptation, dramatization, transcript or summary of or expansion of narrative based upon the Format and/or the Programme(s), or any part(s) of the Programme(s) but for the avoidance of doubt excluding any publication as part of the Core Transmission Rights, the Core Secondary Transmission Rights and/or the VOD Rights. For the avoidance of doubt, the Producer will not be in breach of the holdback against exploitation of the Publishing Rights as set out in Clause 21 where there has been exploitation of the Publishing Rights notified in writing to Channel 4 by the Producer prior to signature of this Agreement and the commission of the Programme(s).

PVR Push

The right to communicate the Programme(s) to the public by means of any Distribution System(s) where such communication to the public occurs at a time scheduled by the exhibitor of such Programme(s) and is automatically recorded on a time restricted temporary basis only to a viewer's reception equipment at the instigation of such exhibitor (or at the instigation of the operator of such Distribution System(s)) for subsequent playback by the viewer for a limited time period.

Radio Rights

The right to communicate to the public via any Distribution System(s) (including by way of Podcasts) in audio-only format the entire sound recording of the Programme(s) and to issue copies of any such entire sound recording to the public in electronic and audio-only format.

Record Rights

The right to manufacture whether for sale or hire to the public or other form of exploitation for linear non-interactive home use only copies in the form of records, tapes and discs (including without limitation compact discs) or any other device, contrivance or appliance whatever bearing or emitting sounds (unaccompanied by visual images) of sound recordings made for the Programme(s) but excluding, for the avoidance of doubt, the Radio Rights.

Relevant Series

Shall mean each Series of Programme(s) or one-off Programme(s) re-commissioned by Channel 4 (including the final Series or final one-off Programme(s) re-commissioned) and shall incorporate the original programme(s) commissioned including any initial one off or transmittable pilot programme which shall be deemed to be part of the first Relevant Series commissioned.

Ringtone(s)

Shall mean the sound made by a Portable Terminal to indicate an incoming call which has been customised to reproduce and use an extract from the soundtrack of the Programme(s) PROVIDED THAT such extract shall be a maximum length of 15 seconds (it being agreed that such extract can be repeated an unlimited number of times in any such ringtone).

Scheduled Services

Shall mean the communication to the public of any linear television programme service (but excluding any such communication to the public by means of Mobile TV Technologies, and further excluding the Linear Loop Rights, the Near Video On Demand Rights and any exploitation by means of PVR Push) where, for the avoidance of doubt, the programmes included in such television programme service are communicated to the public at times scheduled by the operator of such service and not by any end user/recipient of such service.

Series

Shall mean two or more episode(s) of the Programme(s) commissioned simultaneously.

Sideload Rights

The right to Sideload the Programme(s) via platforms including third party platforms and any devices with functionality which allows the transfer of the Programme(s) from one device to another for viewing.

“Sideload” means the temporary download or stream of a linear recording of the Programme(s) from an audio visual receiving device to another device(s) (e.g. computer, tablet, mobile) for viewing.

Stage Rights

The right to adapt and perform the Programme(s) or key elements of the Programme(s) (including the Script and/or the Format) by live performers where the performance occurs before a live audience.

Stream

All material that is produced whilst recording the Programme(s) by positioning the camera(s) so that all events in a studio or at a location are recorded with or without sound.

Streaming Rights

The right to transmit or distribute or disseminate or cause or authorise the transmission or distribution or dissemination of the Stream whether live or delayed or edited or unedited.

Subscription Video On Demand Rights

The right to make available the Programme(s) to the public on a temporary basis and/or to issue non-physical temporary copies of the Programme(s) to the public (on a "per Programme" basis) by means of any Distribution System(s), where the exhibition of such Programme(s) is at a time chosen by the viewer (i.e. the viewer can independently, and in the viewer's entire discretion, select his/her desired viewing time without reference to a list of possible viewing times pre-established by the exhibitor of the applicable service, and can start, stop, pause, fast-forward and/or rewind the exhibition of such Programme(s)), where the viewer is required to pay a fee (over and above any Basic Charges) in respect of access to a package of television programmes, including such Programme(s) (rather than a separate fee in respect of each individual programme which is available on the relevant service), whether or not any such non-physical temporary copies of such Programme(s) are required to be temporarily downloaded to the viewer's reception equipment prior to the viewer's authorised exhibition of such Programme(s), including PVR Push and the Sideload Rights, but excluding (for the avoidance of doubt) the Near Video On Demand Rights and the DTO Right(s) and any right to allow the public to retain a permanent copy of the Programme(s).

Support Site Rights

The right to use (directly and indirectly) or license the use of the Broadcast Programme(s) (and any part(s) thereof) (excluding for the avoidance of doubt the VOD Rights and the DTO Right(s)) and/or the Format Rights (including without limitation, the title(s) of the Programme(s)), transcripts of the Broadcast Programme(s), scenes depicted in and/or other excerpts from the Broadcast Programme(s)) in websites, WAP sites or other electronic resource material provided by means of a Distribution System(s), for non-commercial or promotional purposes (or any combination thereof) and for such purposes to re-format, re-produce, make available, manipulate and/or adjust any such materials for use in connection therewith, but which rights exclude the Interactive Television Rights and the Consumer Product Rights (save to the extent that commerce in respect of the Consumer Product Rights may be carried out via the Support Site Rights). For the avoidance of doubt any such Support Site (and any content included thereon as set out above) may carry commercial advertising and/or sponsorship.

Synopsis Rights

The right to print and publish or cause or authorise to be printed and published synopses and resumes of any script material written for or used in the Programme(s) for promotional and advertising purposes relating to the Programme(s) up to 1,500 words in length and booklets, fact sheets, diagrams, charts and other printed publication produced by Channel 4 as literary support material made available primarily for educational use or reference by viewers who have viewed the Programme(s) provided that not more than 10,000 words from the script or material from the Programme(s) shall be reproduced in any such support material.

Technical Acceptance

Shall mean delivery to Channel 4 (or as directed by Channel 4) of the items listed in parts (a) and (b) of the Delivery Requirements in accordance with the Technical Requirements, the Editorial Specification and the provisions of this Agreement and acceptance of the same by Channel 4 in accordance with Clause 13 of the General Terms of Agreement.

Technical Requirements

As set out on Channel 4's producer's website <https://www.channel4.com/4producers/working-with-us/delivery> .

Teletext Rights

The right to communicate teletext services to the public in conjunction with any communication to the public of the Programme(s) as part of a linear television programme service, but excluding the Interactive Television Rights.

Terrestrial Free Broadcast Rights – Analogue and Digital

The right to broadcast the Broadcast Programme(s) in analogue and/or digital form as part of a linear television programme service by wireless telegraphy from and by terrestrial television transmitters (including any broadcast by means of Mobile TV Technologies) where such broadcast is intended for reception by members of the public without any charge (other than Basic Charges) being made to the viewer for the right to receive such television programme service.

Terrestrial Pay Broadcast Rights

The right to broadcast the Broadcast Programme(s) in digital form as part of a linear television programme service by wireless telegraphy from and by terrestrial television transmitters (including any broadcast by means of Mobile TV Technologies) where such broadcast is intended for reception by members of the public where a specific subscription or charge (over and above Basic Charges) is payable for the right to receive such television programme service by means of such transmitters.

Theatrical Rights

The right to release and exhibit (or authorise others to release and exhibit) the Programme(s) in cinemas open to the general public on a regularly scheduled basis that charge a specific payment for viewing the Programme(s) (or that charge a payment for the right to view the Programme(s) and other programmes as part of a "cinema pass" or similar offer).

Timeshift Rights

The right for Channel 4 to communicate the Programme(s) to the public in the Territory as part of any linear service which consists of all or some of the programmes included in the Channel 4 Service via any Distribution System(s) where there is no supplemental charge (over and above any Basic Charges and any subscription charges) on a per-exhibition basis to a viewer for viewing the particular Programme(s) within a period of 7 (seven) consecutive days following 24:00 of the day of the Primary Transmission of the Programme(s) on the Channel 4 Service. If the Programme(s) form part of a Series the Timeshift Rights shall apply on a per episode basis from 24:00 on the day of the Primary Transmission of the relevant episode of the Programme(s).

United Kingdom and UK

The expressions "United Kingdom" and "UK" shall mean the United Kingdom of Great Britain and Northern Ireland, the Channel Islands, the Isle of Man and the United Kingdom Continental Shelf.

VOD Rights

The Free Video On Demand Rights, the PPV Video On Demand Rights and the Subscription Video On Demand Rights.

VOD Service

Shall mean any service via which any or all of the VOD Rights in the Broadcast Programme(s) are exploited.

Wallpaper(s)

Shall mean a picture that reproduces and uses an image from the Programme(s) as a background on a Portable Terminal.

2. CONSIDERATION:

(a) Payment:

Channel 4 shall pay the Channel 4 Licence Fee to the Producer in accordance with the payment schedule set out in the Programme Specific Terms (subject always to mutual signature of this Agreement and receipt of valid invoice for the relevant sum) PROVIDED THAT Channel 4's obligation to pay the Channel 4 Licence Fee shall be subject to the due performance by the Producer of its obligations hereunder but if Channel 4 shall in its discretion elect to make any payments it shall not be deemed to have waived any of its rights hereunder. The Producer acknowledges and agrees that any recharge payments notified to the Producer by Channel 4 in respect of payments due to Directors UK (formerly the DPRS) may be deducted by Channel 4 from the scheduled payment due on Technical Acceptance.

(b) Costs of Production:

Subject to payment by Channel 4 of the Channel 4 Licence Fee in accordance with the terms of this Agreement the Producer shall bear and pay all costs and liabilities incurred in connection with the production and delivery of the Programme(s).

3. PRODUCER'S WARRANTIES:

(a) Subject to Clause 3 (c) below, the Producer hereby warrants, represents and undertakes to Channel 4 and its Associate(s) in respect of the Programme(s) and all rights granted hereunder to Channel 4 and to Associates(s) (to the extent that Associate(s) are exercising rights under this Agreement) that:

- (i)** it will pay all sums due to any person who is entitled to any payment in respect of services or facilities rendered or goods supplied or rights granted in connection with the Programme(s) including without limitation any recharge payments notified to the Producer by Channel 4 in respect of payments due to Directors UK (formerly the DPRS) and for the avoidance of doubt the Producer will be liable to all Contributors and third parties in respect of any repeat and/or residual payments or other payments of any kind that may be due to such persons in the exercise of the Producer's rights in the Programme(s);
- (ii)** other than in respect of the performing rights in any music vested in the Performing Right Society Limited and except as otherwise herein agreed it will secure irrevocable assignable licences entitling it and any person deriving title through it without further payment to record broadcast transmit perform and exploit by sale hire or otherwise all copyright material incorporated in the Programme(s) for all rights licensed to Channel 4 and any Associate(s) and including but without limitation synchronisation licences in respect of any musical recording or musical composition recorded in the Programme(s) and licenses in respect of library and other film material incorporated in the Programme(s) PROVIDED ALWAYS the rights granted by the licences secured pursuant to this sub-clause may be limited to the use of such material as part of the Programme(s);
- (iii)** the exercise by Channel 4 its assignees and/or its Associate(s) of its rights in the Programme(s) or any part thereof in accordance with the terms of this Agreement will not infringe any personal proprietary rights (including copyright and other intellectual property rights) or other right of any third party or be in breach of any provisions of or rights under Part II of the CDPA;
- (iv)** nothing will be included in the Programme(s) and/or arising from the Producer's production of the Programme(s) and/or editing of footage for the Programme(s) in breach of any contract or legislation where applicable (including without limitation the National Minimum Wage Act 1998 (as amended) by the National Minimum Wage

(Amendment) Regulations 2016 and any updates thereto and the Modern Slavery Act 2015 and any updates thereto) nor will anything in the Programme(s) or any materials in connection therewith provided by the Producer hereunder breach any duty of confidence constitute contempt of court or constitute an unwarranted infringement of the privacy of any person or breach any applicable laws including without limitation any provision of the Broadcasting Acts 1990 and 1996, the Communications Act 2003, the Audiovisual Media Service Directive (Implementation) Regulations 2006, the Digital Economy Act 2010, the Data Protection Act 2018 and the Bribery Act 2010 and/or any statutory amendment, re-enactment or modification thereof from time to time in force or regulations made under such Acts or Regulations (including without limitation any obligations, rules and regulations issued pursuant to the same) provided that any such amendments are in force at the date of Delivery of the Programme(s);

- (v) the Programme(s) and the material on which the Programme(s) is/are based on are and will be original in the persons notified to Channel 4 prior to the date hereof as the author(s) and originator(s) thereof;
- (vi) on Delivery nothing in the Programme(s) or in the materials in the Delivery Requirements as set out in the document appended to the Programme Specific Terms shall be defamatory of, any person;
- (vii) on Delivery nothing in the Programme(s) (and/or arising from the Producer's production of the Programme(s) and/or editing of footage for the Programme(s)) or in the material in the Delivery Requirements as set out in the document appended to the Programme Specific Terms or arising from any activities by the Producer pursuant to Clause 8 shall in respect of factual programmes or matters, or portrayal of factual matters in other programme genres, (a) mislead the audience so as to cause harm or offence and/or (b) materially mislead Channel 4;
- (viii) there are and will on Delivery of the Programme(s) be no claims liens or encumbrances of any nature affecting the Programme(s) or any part thereof other than those agreed contributor or Limited Rights Material clearance costs, repeat fees and residuals which are not included in the Budgeted Cost/Fixed Price and in particular all necessary waivers of any moral rights in the Programme(s) or in contributions to or material included in the Programme(s) insofar as the same are inconsistent with or conflict with the rights licensed to Channel 4 have been secured by the Producer;
- (ix) unless otherwise agreed by Channel 4 in writing the Producer will secure consents before the delivery of the items listed in parts (a) and (b) of the Delivery Requirements to Channel 4 enabling Channel 4 and its Associates to take publicity stills and to issue publicity concerning all persons appearing in or rendering services in connection with Channel 4's rights in the Programme(s) and to use their names photographs biographies likenesses and voices and that all photographs delivered to Channel 4 may be used for such purposes with or without supporting caption information in connection with all forms of advertising publicising promotion and exploitation of the Programme(s) in accordance with the rights licensed to Channel 4 hereunder without any further obligation on the part of Channel 4 (but Channel 4 shall not use any such publicity material to suggest that the person concerned approves of any consumer product or service other than the Programme(s) unless the persons involved have expressly consented to this);
- (x) on Delivery the Programme(s) will comply with all applicable regulations, including without limitation any regulations or rules governing on demand services and all requirements of the current (at the time of Delivery) Ofcom Broadcasting Code and accompanying Ofcom guidance on the Code and with all applicable requirements of 4Compliance as amended from time to time (<https://www.channel4.com/4compliance>) (previously known as Channel 4's Producers Handbook) (which includes but is not limited to the Channel 4 Guidelines) and any other applicable regulatory codes;
- (xi) it will ensure that all personnel engaged for the Programme(s) have read and comply with all requirements of the current Ofcom Broadcasting Code (<https://www.ofcom.org.uk/tv-radio-and-on-demand/broadcast-codes>) and accompanying Ofcom guidance on the Code (<https://www.ofcom.org.uk/tv-radio-and-on-demand/information-for-industry/guidance>) and 4Compliance as amended from time to time (<https://www.channel4.com/4compliance>) (previously known as Channel 4's Producers Handbook) concerning the legal and compliance obligations of Channel 4 under the terms of its licence from Ofcom and the law; any applicable codes, regulations, rules and/or guidance including without limitation governing on demand services in force at Delivery;
- (xii) Channel 4 and its Associate(s) shall have the right to include details of such Programme(s) in catalogues produced by Channel 4 for the purpose of publicising Channel 4 and/or the programmes included in the Channel 4 Service the More4 Service and/or E4 Service;
- (xiii) it has not entered and will not enter into any contract with any person which will impinge upon the rights granted to Channel 4 hereunder;
- (xiv) it will comply with all requirements of the insurances referred to in Clause 6 of these General Terms, including, without limitation the Errors and Omissions Insurance, and shall where requested provide evidence to Channel 4 that it has taken such steps that a reasonably prudent producer should take to avoid any such policy being voided;
- (xv) in the event that the Programme(s) is designated a regional programme in the Programme Specific Terms the Programme(s) will comply with the regionality criteria published from time to time by Ofcom applicable at the time of commission and shall where Ofcom requires evidence from Channel 4 that the Programme(s) meets such criteria afford Channel 4 the right to audit the production of the Programme(s) on reasonable notice during normal office hours;
- (xvi) in the exercise of any of the rights retained or granted to it hereunder the Producer shall not bring Channel 4 or the

Programme(s) into disrepute and the Producer will seek Channel 4's prior written approval of any use of the Channel 4 logo in connection with any exercise of the Producer's rights in the Programme(s) and the Producer will seek Channel 4's prior written approval to the use of the Channel 4 name and/or brand in connection with any exercise of the Producer's rights in the Programme(s) which may suggest that Channel 4 endorses or recommends any product or service;

- (xvii) during Channel 4's exclusive licence period the Producer shall fully consult in good time with Channel 4 over the identity of any sponsor it may appoint with respect to the rights retained by or granted to the Producer hereunder in the Territory and agrees that it will first offer Channel 4's on screen sponsor the opportunity to sponsor the Producer's exploitation of any such rights;
- (xviii) at the date of this Agreement the Producer is an Independent Producer within the meaning of paragraph 3 of The Broadcasting (Independent Productions) Order 1991 as amended and the individual executing this Agreement on behalf of the Producer has been fully authorised by the Producer to execute this Agreement;
- (xix) at the date of this Agreement the Producer is a company duly and properly organised and existing according to English or Scottish law and is a qualifying person in accordance with section 206 of the CDPA and that all personnel engaged for the Programme(s) (including without limitation Key Personnel) are "qualifying persons" for the purposes of the CDPA and that it has the power and authority to enter into this Agreement and perform its obligations under it and to grant the rights hereunder.

- (b) The Producer hereby indemnifies Channel 4 and its Associate(s) and agrees to hold it and its Associate(s) indemnified against all claims costs proceedings demands losses damages expenses or liabilities whatsoever arising directly or reasonably foreseeably as a result of any breach by the Producer of any representations warranties undertakings or other terms herein contained or implied by law. In the event Channel 4 or any of its Associate(s) undertakes distribution of the Programme(s) any sum recovered by Channel 4 or any of its Associate(s) from the Producer pursuant to any such indemnity claim (and for the avoidance of doubt, any costs or expenses incurred by or on behalf of Channel 4 in relation thereto) shall not be brought into account in computing the Net Receipts of the Programme(s) or Net Interactive Receipts or Net VOD Receipts.

Channel 4's and its Associates' right to claim under the indemnity under this Clause 3(b) shall not be limited by any act or omission, whether by negligence or otherwise, of Channel 4 and/or its Associates which has contributed to the losses for which Channel 4 and/or its Associates is claiming an indemnity.

- (c) Channel 4 acknowledges and agrees that the Producer shall not be in breach of any of its warranties and undertakings contained in Clause 3 (a) above by virtue of having recorded or filmed material for potential inclusion in Programme(s) but which is not then included in either the Broadcast Programme(s), or in any other part of the Programme specifically agreed to be delivered to Channel 4 by the Producer for the purpose of Channel 4's exploitation as provided hereunder. PROVIDED ALWAYS THAT if any claims, costs, proceedings, demands, losses damages expenses or liabilities arise as a result of the recording or filming of such material then the Producer hereby indemnifies Channel 4 and its Associate(s) and agrees to hold it and its Associate(s) indemnified against all such claims, costs, proceedings, demands, losses, damages, expenses or liabilities whatsoever arising directly or reasonably foreseeably as a result of the commission or production of such material.

4. UNDERSPEND:

- (a) For Programme(s) contracted on a Budgeted Cost basis:
 - (i) If the Producer shall have duly delivered the Programme(s) in accordance with the terms of this Agreement and Channel 4 shall be satisfied that the production and delivery of the Programme(s) below Budgeted Cost has not been achieved by unjustified reduction in the cost of any Budget item and has been delivered in accordance with the Editorial Specification and as envisaged prior to the production then the Producer shall be entitled to retain or be paid 100% of any excess of the Budgeted Cost over the aggregate cost of production of the Programme(s) as shown by the statement of the cost of production or accountant's certificate to be delivered hereunder.
 - (ii) Notwithstanding the foregoing the proportion of the provision for contingencies provided by the Channel 4 Licence Fee included in the Budgeted Cost and any provision included in the approved Budget which as a result of a change in Channel 4's editorial requirements (any change to have been confirmed in writing by the parties) is not required during production or prior to Delivery shall not form part of the Budgeted Cost and accordingly any underspend falling within these provisions shall be returned to Channel 4.
 - (iii) For the avoidance of doubt the first call to fund any overspend is an underspend in another Budget area and any call on the contingency will (unless Channel 4 otherwise then in writing agrees) be made only if there are no available underspends in other Budget areas.
- (b) For Programme(s) contracted on a Fixed Price basis (as set out in the Programme Specific Terms):
 - (i) Provided the Producer complies with the material terms of this Agreement the Producer shall be entitled to retain or be paid 100% of the Fixed Price.
 - (ii) Notwithstanding the foregoing the proportion of the provision for specific and/or general contingencies as specified and as provided by the Channel 4 Licence Fee and any provision included in the Fixed Price which as a result of a change in Channel 4's editorial requirements is not required during production or prior to Delivery shall not form part of the Fixed Price and accordingly any underspend falling within these provisions shall be returned to Channel 4.

5. OVERSPEND/INCREASE IN LICENCE FEE:

- (a) With respect to Programme(s) contracted on a Budgeted Cost basis:

In any case of either party becoming aware of any circumstances which lead it to believe that the cost of production of all or any of the Programme(s) is likely to exceed the sum or sums allocated in the Budget that party shall forthwith notify the other party hereto and the Producer shall thereafter:

- (i) prepare and submit to Channel 4:
 - (aa) a statement of costs incurred to date, of notification of overcost and of expenses to be met;
 - (bb) detailed revisions to the Budget and production schedule and to Editorial Specification (if applicable);
- (ii) comply with all reasonable instructions of Channel 4 with regard to the reduction of expenses;
- (iii) not make any further payments out of the production account or incur any further financial obligations without the specific consent of Channel 4 except payments which the Producer is contractually bound to make pursuant to agreements entered into by the Producer for the production of the Programme(s) in accordance with the Editorial Specification the Budget and this Agreement;
- (iv) apply an underspend in another budgeted area, bank interest earned on the production account, any general contingency (if appropriate), and finally the production fee in reduction of the excess Budgeted Cost of production. The production fee shall abate by the amount of such excess provided that the Producer will not be expected to meet overspends from the production fee if such overcosts are occasioned by changes made by the Commissioning Editor to the Editorial Specification which have been pre-agreed in writing as an amendment to this Agreement.
- (v) These provisions shall be without prejudice to the rights of Channel 4 if such overcost arises out of any breach by the Producer of any provisions of this Agreement including without limitation failure to comply with the Editorial Specification and/or the Technical Requirements.

- (b) With respect to Programme(s) contracted on a Fixed Price basis:

Channel 4 would not expect to increase the Licence Fee save in circumstances where the relevant Commissioning Editor has made changes to the Editorial Specification in the course of production. In these circumstances, such changes must be agreed in advance in writing by both parties as an amendment to this Agreement prior to any costs being incurred and Channel 4 will expect such overcosts to be met in first position from any savings made as a result of such changes to the Editorial Specification by the relevant Channel 4 Commissioning Editor. Channel 4 may ask to review a statement of the applicable costs that relate to the editorial content of the Programme(s) to assess such costs.

6. INSURANCE:

- (a) The Producer shall effect and maintain with reputable insurance underwriters or companies production insurances against all normal insurable risks calculated upon the direct costs of production and as more specifically set out on the 4producers website <https://www.channel4.com/4producers/working-with-us/production-insurance> which may include (but shall not be limited to) the following:-

- (i) third party and public liability for the duration of production of the Programme(s);
- (ii) indemnity against damage to or loss of negative stock, the negative the videotape and soundtrack and other property to be used in connection with the production of the Programme(s);
- (iii) indemnity against the risks of accident to or illness or death of the director/the individual producer/the executive producer/cast, any other production personnel and any other Contributors as may be specified by Channel 4;
- (iv) employer's liability for the duration of production of the Programme(s);
- (v) errors and omissions insurance in the sum of \$1 million (one million US dollars) in respect of any one claim. \$3 million (three million US dollars) in aggregate for a period commencing upon first day of principal photography and expiring no earlier than expiry of the Term hereof (and where a Relevant Series the expiry of the Initial Term) and, in the event of a sale, 3 years from the date of such sale; and
- (vi) such other insurances as may be reasonably required by Channel 4 or by law;

(together the "Insurances")

and the Producer shall ensure that Channel 4 shall be named as an insured party in all Insurances. The Producer shall observe and perform all the warranties and conditions in the Insurances and shall ensure that all premiums are paid when due and the Insurances maintained in full force and effect for such period as Channel 4 may agree.

- (b) The Producer shall notify Channel 4 on the happening of any event which in its opinion may give rise to a claim under one or more of the Insurances. The Producer shall consult with and obtain the approval of Channel 4 in regard to the settlement of any insured losses (any such approval not to be unreasonably withheld or delayed). The Producer shall indemnify Channel 4 from all claims costs proceedings demands losses damages expenses or liability whatsoever arising directly or reasonably foreseeably as a result of any breach or negligence or other wrongful act or omission of any employee, agent or invitee of the Producer or any Producer's Associate(s) of the provisions of this Clause 6 including but without limitation claims by any principal personnel, artist(s), Contributor(s) or other personnel engaged by the Producer for or in connection with the production or delivery of the Programme(s). The Producer shall hold on trust for Channel 4 its rights to claim under the Insurances to the extent of the rights of Channel 4 under the aforesaid indemnity and shall hold on trust for Channel 4 any proceeds of the Insurances and unless otherwise directed by Channel 4 shall apply the proceeds received towards defraying or reducing the costs of the production and delivery of the Programme(s) and/or in reimbursing either party for advances made by it in respect of costs of production pending receipt of such monies.
- (c) The Producer shall not do or authorise a third party to do any act or thing whereby any of the Insurances may lapse or become in whole or in part void or voidable.
- (d) If the Producer shall fail to effect or maintain any of the Insurances, Channel 4 may without prejudice to any other remedy in respect of such failure take out the Insurances as Channel 4 thinks necessary and recover from the Producer the amount of the premiums or (at the option of Channel 4) treat the same as part of the Budgeted Cost or Fixed Price.
- (e) The cost of the Insurances shall appear as a line item in the Budgeted Cost or be included in the Fixed Price for the Programme(s).

7. HEALTH AND SAFETY:

In providing equipment and systems of work, or procuring the use of equipment and systems of work for the production of the Programme(s) the Producer acknowledges its responsibility for health and safety in the working environment in accordance with current legislation (including without limitation local laws and regulations when providing production services outside of the Territory). The Producer shall maintain and implement appropriate Health and Safety policies and operational procedures in connection with the production of the Programme(s) and shall cooperate with Channel 4 with respect to assurance monitoring of the Producer's Health and Safety policy and processes. Channel 4 shall at any time be entitled, upon giving reasonable notice, at reasonable hours, to conduct an audit of such policies and procedures for the purposes of carrying out reasonable Health and Safety assurance monitoring (without derogation to any of the Producer's obligations under this Agreement). The Producer shall appoint a properly trained person to be responsible for health and safety issues on the production of the Programme(s) and shall complete a Health and Safety questionnaire to Channel 4's satisfaction. The Producer agrees to comply with all the requirements of 4Compliance including without limitation protocols for High-risk Filming Guidance.

In effecting and maintaining production insurance as required by this Agreement the Producer shall ensure that appropriate risk assessment to ensure compliance with relevant health and safety legislation is undertaken, and implemented, during the period in which the Programme(s) are produced and delivered to Channel 4 under this Agreement.

The Producer shall supply Channel 4 with any information it may from time to time require in order for Channel 4 to meet its own health and safety responsibilities.

8. PUBLICITY:

- (a) The Producer shall not arrange or authorise any press conference launch or screening or the issue of any publicity in respect of the Programme(s) in the Territory without Channel 4's prior written approval. Outside of the Territory, the Producer agrees that any marketing or publicity strategy involving the screening of the Programme(s) which may impact upon Channel 4's premier rights shall be subject to Channel 4's prior written approval. Channel 4 will consult with the Producer regarding any publicity that the Producer may wish to issue but (without limitation) will not give the Producer permission to issue such publicity if it would jeopardise Channel 4's ability to get timely publicity for the first transmission of the Programme (s) on the Channel 4 Service/More4 Service and/or if, in Channel 4's reasonable opinion, (formed after allowing the Producer reasonable opportunity (having regard to the exigencies of production) to present its view of the matter) any such activities may cause the Producer to be in breach of any of its warranties, representations and undertakings set out in Clause 3(a). The provisions of this Clause shall not apply after first transmission of the last of the Programme(s) by Channel 4 SAVE THAT during the remainder of the Term (or where a Relevant Series until expiry of the term of the final Relevant Series and as additionally set out in Appendix 2) the Producer shall consult with Channel 4's publicity and marketing department prior to conducting any such activities in order to (i) ensure that publicity issued by the Producer will not be detrimental to the ongoing rights of Channel 4 in the Programme(s) in the Territory licensed to it hereunder; and (ii) demonstrate to Channel 4 that such activities will not cause the Producer to be in breach of any of its warranties, representations and undertakings set out in Clause 3(a). Channel 4 acknowledges that time shall be of the essence in any consultation under this provision.
- (b) Without prejudice to other rights licensed to Channel 4 by this Agreement and in particular to the number of transmissions on the Channel 4 Service cleared and paid for by the Budget/Fixed Price the Producer acknowledges that Channel 4 may exploit the Promotional Extract Rights. The Producer shall notify Channel 4 in writing when delivering the Programme(s) to Channel 4 of any part or parts of the Programme(s) which may not comprise part of an extract for use as anticipated by this Clause.
- (c) If so requested by Channel 4 the Producer will use its reasonable endeavours to participate in any programme item transmitted by Channel 4 or More4 concerning the Programme(s) subject to reasonable notice, the prior commitments of the Producer and the reimbursement by Channel 4 of pre approved Producer's costs.

9. PUBLICITY STILL:

The Producer will consult with Channel 4's Press and Publicity Department to arrange access for Channel 4's representative to take stills and/or any audio and/or any audio visual material on suitable dates during the production schedule. The Producer will be liable for any cancellation and/or rebooking costs incurred if:

- (i) the Producer fails to allow such representative adequate opportunity to take stills and/or any audio and/or any audio visual material on the agreed date(s); and/or
- (ii) the Producer fails to give the Press and Publicity Department sufficient notice of a change in shooting/recording schedules.

or where stills and/or any audio and/or any audio visual material provision is included in Budgeted Cost/Fixed Price the Producer will arrange for the taking and provision of such material relating to the Programme(s) and acknowledges that the cost of the provision and the taking of such material is included within the Budgeted Cost or Fixed Price of the Programme(s).

10. CREDIT/SPONSORSHIP:

- (a) Subject to the terms hereof (including without limitation Clause 19(i) of the General Terms of Agreement) Channel 4 and the Producer shall each be entitled to credit/logos on all copies of the Programme(s) in accordance with Channel 4's End Credits Guide (retrievable from the link of the same name at <https://www.channel4.com/4producers/working-with-us/delivery>) and Channel 4 Third Party Branding Guidelines (retrievable from the link of the same name at <https://www.channel4.com/4producers/working-with-us/channel-4-third-party-branding-guidelines> as may be amended from time to time. Unless otherwise expressly agreed in the Editorial Specification any production credit as specified in Channel 4's End Credits guide (incorporating the Producer's logo or name and Channel 4's name and corporate logo) shall appear only in the end titles and in any event in context and position consistent with Channel 4's guidelines as to credit. No material other than the Producer's logo and the copyright notices shall appear on the same card as such credit. Channel 4 shall use reasonable endeavours to honour all contractual obligations of the Producer to accord screen credit to any person PROVIDED ALWAYS THAT such credits are agreed in advance by Channel 4, incorporated in the Programme(s) delivered to it and comply with the requirements of Ofcom and Channel 4's Credit and Branding Guidelines.
- (b) Channel 4 shall be under no obligation to accord any credits on paid advertising issued by or on behalf of Channel 4.
- (c) Subject to Clause 19(i) of the General Terms of Agreement, if any distribution or exploitation rights in the Programme(s) are at any time being exercised by or on behalf of the Producer:-
 - (i) subject to sub-clause (c) (ii) below the Producer shall itself accord and shall include in any grant or assignment of such rights a provision requiring the grantee/assignee to accord the agreed credit to Channel 4 and when appropriate the copyright notice of the copyright holder but the Producer shall be under no obligation to enforce any such provision against such grantee/assignee;
 - (ii) notwithstanding the foregoing the Producer shall where the Producer is the distributor of the Programme(s) give Channel 4 sufficient advance notice of any proposed exploitation of the Programme(s) and shall also inform Channel 4 if the proposed exploitation of the Programme(s) is in a form which is different (other than changes made to comply with territorial, legal and/or advertising break requirement(s)) from the Programme(s) as delivered to Channel 4 for broadcast within the Territory to enable Channel 4 (if it so desires) to require the Producer to ensure that the Channel 4 credit is removed from the Programme(s) and/or such different version(s) and the Producer will on receipt of notice from Channel 4 of such requirement remove such credit and require its licensees, agents and assigns so to do;
 - (iii) any inadvertent failure of the Producer or such grantee/assignee to accord such credit shall be deemed not to constitute a breach by the Producer of its obligations under this Agreement but failure to remove Channel 4's credit if requested pursuant to sub-clause (ii) shall constitute a breach of this Agreement.
- (d) Without prejudice to the foregoing any acknowledgements of any kind which may be required by any programme or event sponsor or any organisation in any way connected with any aspect of the exploitation of the Programme(s) within the Territory during the Term and any extension thereof shall be subject to the prior approval of Channel 4 having regard to compliance with the current Ofcom Broadcasting Code and Channel 4's interpretation of the same.
- (e) In exercising its rights in the Programme(s) under this Agreement but not otherwise Channel 4 may authorise third party sponsors to receive aural and/or visual credits within any broadcasts on the Channel 4 Service, More4 Service and/or E4 Service and in connection with any other exploitation of any of its rights in and to the Programme(s) but only to the extent permitted by the current Ofcom Broadcasting Code (to the extent applicable) and Channel 4's interpretation of the same.

11. RUSHES; RE-TAKES:

- (a) At any time during production and until the end of 18 months after Delivery the Producer shall allow Channel 4's representative to examine and view in London (or as otherwise agreed for regional productions) all rushes and cut sequences including the most recent and up to date rough cut (if any) of such portion(s) of the Programme(s) as shall have been filmed together with the original sound recording pertaining to such portion(s) of the Programme(s) and any dubbed or re-recorded soundtracks then completed ("Rushes"). Such examinations and viewings shall be conducted in a reasonable manner so as not to interfere with the completion of the Programme(s) by the Producer.
- (b) If Channel 4 shall request retakes or added material
 - (i) in consequence of non-compliance by the Producer with any warranty, undertaking or representation by the Producer or contractual term relating to the Programme(s) (including without limitation the Editorial Specification) the Producer shall make such arrangements as are necessary to comply with such requests and the cost thereof shall be borne by the Producer;
 - (ii) in all other cases the agreed costs of such retakes or added material shall be paid or reimbursed by Channel 4 and shall be deemed to be an addition to the Budgeted Cost.
- (c) The Producer shall retain all Rushes securely for a period of 18 months from Delivery.
- (d) The Producer shall not, during the Term and any extension thereof, be entitled to use the Rushes in any way that derogates from the grant of the Core Transmission Rights and VOD Rights and the holdback granted in the Core Secondary Transmission Rights, Secondary Rights, DTO Right(s) and VOD Rights.

12. EDITING:

- (a) The Producer shall show the first rough cut and any subsequent rough cuts of the Programme(s) to Channel 4 in London (or as otherwise agreed) and will further (unless Channel 4 agrees that viewing of the Producer's final version is not required) notify Channel 4 in writing when the Producer's final version of the Programme(s) is available for viewing and as soon as possible thereafter the Producer shall screen the Producer's final version for viewing by Channel 4 at such reasonable time and at such venue in London (or as otherwise agreed) as Channel 4 may require so that such screening will not interfere with the agreed production schedule.
- (b) The Producer will give full consideration in good faith to all suggestions made by Channel 4 for the final cutting of the Programme(s) and if Channel 4 notifies the Producer of any comments on the rough cut the Producer will carry out all changes to or edit such rough cuts as Channel 4 may require and/or if Channel 4 notifies the Producer of any comments on the Producer's final version:-
 - (i) the Producer shall carry out all changes to or edit such final version as Channel 4 may require to meet the requirements of the current Ofcom Broadcasting Code and accompanying Ofcom Guidance on the Code, 4Compliance and the Channel 4 Guidelines as amended from time to time, any codes, regulations, rules and guidance applicable to on demand services, in force at the date of Technical Acceptance, and/or to comply with any representation, warranty or undertaking by the Producer or other contractual specification in respect of the Programme(s) herein contained (including without limitation the Editorial Specification) and/or to conform to legal and/or compliance advice provided by Channel 4 and the cost of such changes or editing shall be borne by the Producer;
 - (ii) the Producer shall carry out any other changes to or edit such final version other than as required pursuant to clause 12 (b) (i) above as requested by Channel 4 and all direct costs and expenses arising therefrom which are notified to Channel 4 prior to being incurred and as approved in writing by Channel 4's Commercial Affairs Manager shall be paid or reimbursed by Channel 4.
- (c) As soon as the final cut of the Programme(s) is completed the Producer shall deliver the Programme(s) to Channel 4 in London and the Producer shall carry out (or shall reimburse Channel 4 the costs incurred by Channel 4 in carrying out) all changes to or editing of the Programme(s) as may be necessary to meet the requirements of the current Ofcom Broadcasting Code, accompanying Ofcom Guidance on the Code, 4Compliance and the Channel 4 Guidelines) as amended from time to time, any codes, regulations, rules and guidance applicable to on demand services in force at the date of Technical Acceptance and/or to comply with any representation, warranty or undertaking by the Producer and/or other contractual specification in respect of the Programme(s) (including without limitation the Editorial Specification) and/or to conform to legal and/or compliance advice provided by Channel 4.
- (d) Channel 4 shall notify the Producer as soon as reasonably possible if and when it shall have approved the final version of a Programme as being in a form satisfactory to Channel 4; in case of editing on film until such acceptance by Channel 4 all cutting shall be done on positive copies of the Programme(s) and the negative shall not be cut.
- (e) Neither the Producer nor Channel 4 shall be entitled in the exercise of their respective rights under this Agreement to change the titles of the Programme(s) for the purpose of broadcast or other use of the Programme(s) in the Territory during the Term or any extension thereof.
- (f) Save as expressly provided herein Channel 4 shall not cut or edit the Programme(s) for any transmission on the Channel 4 Service or More4 Service or the E4 Service except to meet time segment requirements and to interpolate advertising, public service announcements and similar material at intervals during any transmission on the Channel 4 Service or More4 Service

PROVIDED ALWAYS THAT to enable the exercise of its rights in the Programme(s) Channel 4 shall be entitled:

- (i) to commission and include or relay with any communication to the public of the Programme(s) subtitles or surtitles either as translation of narrative or dialogue included in the Programme(s) or for the hard of hearing;
 - (ii) to arrange for the Programme(s) to be broadcast, transmitted or exhibited with audio description to promote the understanding and enjoyment of the Programme(s) by sensory impaired people including those who are blind and partially sighted;
 - (iii) to arrange for the Programme(s) to be broadcast, transmitted or exhibited with signing in open or electronic form for the deaf or hard of hearing;
 - (iv) to exercise with any broadcast, transmission or exhibition of the Programme(s) Teletext Rights and Interactive Television Rights;
 - (v) (without prejudice to its other rights and remedies pursuant to this Agreement) to cut or edit the Programme(s) to ensure compliance with any applicable laws, the current Ofcom Broadcasting Code, accompanying Ofcom Guidance on the Code, 4Compliance and the Channel 4 Guidelines), as amended from time to time, any codes, regulations, rules and guidance applicable to on demand services, and/or to the extent necessary as a result of any failure of the Producer to comply with any representation, warranty or undertaking by the Producer or other contractual specification in respect of the Programme(s) (including without limitation the Editorial Specification and/or to conform to legal and/or compliance advice provided by Channel 4 or external advisors or to avoid any legal claim.
- (g) For the avoidance of doubt and only insofar as and to the extent that any such acts relate to enabling Channel 4 (and its Associate(s) and licensees) to properly exercise any of Channel 4's rights hereunder in any and all media (now known or hereafter devised), the Producer hereby acknowledges and agrees that Channel 4 shall be entitled to (and to authorise others to) in respect of the Programme(s) and the Format perform any and all "acts restricted by copyright" (as that expression is used in section 16 of the CDPA) including without limitation to cut, edit, adapt, store, reproduce, copy, transmit, download, stream, re-format, adjust, manipulate and/or modify the Programme(s) (and any part(s) thereof) in sound and/or vision and to permit access thereto, viewing thereof and storage of the same in any manner and/or media.

13. DELIVERY & ACCEPTANCE:

- (a) The Producer shall as soon as possible after completion of production of the Programme(s) and in any event before the Delivery Date deliver to the Programme Manager or other Channel 4 representative as indicated in the Delivery Requirements schedule at the address notified to the Producer the material listed in the Delivery Requirements in accordance with the provisions of this Agreement.
- (b) Following Technical Acceptance of the Programme(s) delivery of the Programme(s) shall have been completed when the Producer shall have delivered all the items set out in the Delivery Requirements schedule in accordance with the Technical Requirements, the Editorial Specification and the provisions of this Agreement (other than any such items which Channel 4 shall have confirmed in writing that it does not require). If Channel 4 does not respond within 21 days of receipt of a written notice from the Producer notifying Channel 4 that it has made full Delivery, full Delivery shall be deemed to have taken place.
- (c) If either Channel 4 has not notified the Producer within 3 months of delivery of the items listed in parts (a) and (b) of the Delivery Requirements or if Channel 4 has transmitted the Programme(s) and not notified the Producer of rejection of the items listed in parts (a) and (b) of the Delivery Requirements then the Programme(s) will be deemed to have been technically accepted. For the avoidance of doubt, for the purposes of Clause 3 of the Programme Specific Terms, if delivery of the items listed in parts (a) and (b) of the Delivery Requirements and acceptance of the same occurs prior to the Delivery Date then the Term will be deemed to commence from the Delivery Date.
- (d) Channel 4 may, notwithstanding the acceptance of the Programme(s), in its absolute discretion decide not to communicate the Programme(s) to the public in whole or in part on the Channel 4 Service or the More4 Service or the E4 Service or otherwise exploit any of its other rights granted hereunder and shall not be liable to the Producer in respect of any loss or damage occasioned by a change in the transmission schedule or by not transmitting the Programme(s). In the event that Channel 4 decides not to transmit the Programme(s) or has not done so within one year from Delivery then Channel 4 and the Producer shall discuss in good faith the possibility of Channel 4 releasing the Programme and/or Channel 4's holdbacks in relation to the Programme(s) on terms to be agreed in good faith.

14. PRODUCTION INFORMATION & RECORDS:

- (a) The Producer shall promptly supply Channel 4 with such facilities information progress reports and cost statements in relation to the Programme(s) as is specified in the Editorial Specification and the Delivery Requirements and with such other information concerning the Producer's conduct of the production of the Programme(s) as Channel 4 may from time to time reasonably require as a result of any claim, threatened claim, proceedings, demands or regulatory or statutory requirements and/or in order for Channel 4 to verify the Producer's compliance with its warranties, representations and undertakings pursuant to Clause 3(a) where Channel 4 has reasonable ground to question the Producers' compliance with the foregoing.
- (b) Without limiting the foregoing the Producer shall keep true and accurate books of account (and retain all vouchers receipts, contracts and records) relating to expenditure made in connection with the production of the Programme(s) and Channel 4 shall be entitled (by appointment during normal business hours) by its duly authorised agents to enter on the Producer's

premises and to inspect such books of account and records at all reasonable times during business hours. The Producer also agrees to retain all documentation entered into by the Producer in connection with the production of the Programme(s) (and to provide copies of the same to Channel 4 upon request) for a period of 6 years from Delivery or as otherwise notified to the Producer by Channel 4's legal and compliance department.

15. CHANNEL 4'S TAKEOVER RIGHTS ABANDONMENT AND TERMINATION:

Takeover and Abandonment

- (a) If
- (i) the Producer commits a material breach of its obligations under this Agreement which shall not be capable of remedy; or
 - (ii) the Producer commits any breach of this Agreement which shall be capable of remedy and shall fail to remedy the same within 7 (seven) days of written notice (or such other period as specified in the notice) specifying the breach and requiring its remedy; or
 - (iii) at any time it shall appear to Channel 4 that the aggregate costs of production of the Programme(s) are likely to exceed the Budgeted Cost or Fixed Price and the Producer is unable to finance the excess without recourse to Channel 4; or
 - (iv) any Key Personnel (as set out in the Programme Specific Terms or Editorial Specification) shall die or be unable or unwilling fully and properly to render his or her services and the Producer shall be unable to procure the engagement within 14 (fourteen) days thereof of a substitute approved by Channel 4; or
 - (v) an Insolvency Event occurs with the Producer or it fails to satisfy any final judgement in relation to the same within 7 (seven) days;

then, without prejudice to any other remedy available, Channel 4 shall have the immediate right, such right not to be exercised unreasonably, and after due consultation with the Producer taking into account the exigencies of production by written notice to the Producer either to take over and complete or to abandon the production of the Programme(s).

- (b) The Producer agrees that if Channel 4 shall give notice to take over or abandon the production of the Programme(s) under Clause 15(a):
- (i) Channel 4 shall thereupon be and it is hereby irrevocably appointed the agent of the Producer for all purposes related to the production of the Programme(s) with power on behalf of the Producer to exercise any and all rights of the Producer under any contract or otherwise to assign or transfer the benefit of any contract or other property and/or to act or refrain from acting in any other way on behalf of the Producer and with power to subsequently abandon production of the Programme(s) and to assign or delegate any of its rights to a third party to act as agent of the Producer;
 - (ii) Channel 4 and the Producer shall arrange that cheques drawn on the Production Account do not require to be signed on behalf of the Producer and the Producer shall not undertake any further obligation in relation to the Programme(s);
 - (iii) Channel 4 shall have the right to proceed with the production and completion, or the abandonment of the production of the Programme(s) in such manner as it may deem advisable in its sole discretion;
 - (iv) Channel 4 shall not be obliged to make any further payments under this Agreement;
 - (v) The Producer shall immediately repay all monies paid to it by Channel 4 not then already applied in payment of items set out in the Budget;
 - (vi) Channel 4 shall not be liable to the Producer for and the Producer shall indemnify Channel 4 against any liability to any other party as a result of any act or omission occurring prior to Channel 4 exercising all or any of its rights under this Clause;
 - (vii) without prejudice to Channel 4's remedies in respect of any breaches, the Producer's entitlement to a Production Fee or to a share in Net Receipts from the Programme(s) due on exploitation of the rights hereunder and to further payments shall in the event of takeover or abandonment each be reduced in such proportion as Channel 4 equitably determines;
 - (viii) any re-assignment of rights and/or material in the Programme(s) by Channel 4 to the Producer under the Programme Specific Terms shall be cancelled and unless the parties otherwise in writing then agree all such rights and material shall remain and be vested in Channel 4 or as Channel 4 shall decide.

Termination

- (c) Without prejudice to Channel 4's other rights and remedies pursuant to this Agreement (including without limitation pursuant to Clauses 15(a) and 15(b)), Channel 4 may terminate this Agreement with immediate effect by written notice to the Producer if:
- (i) the Producer commits a material breach of its obligations under this Agreement which shall not be capable of remedy; or
 - (ii) the Producer commits a material breach of its obligations under this Agreement and, if the breach is capable of remedy, fails to remedy it during the period of 30 days of written notice (or such other period as specified in the notice) starting on the date of receipt of notice from Channel 4 specifying the breach and requiring it to be remedied; or
 - (iii) an Insolvency Event occurs.
- (d) The termination of this Agreement for any reason whatsoever or its expiry shall not affect any provision of this Agreement which is expressed or is by implication to survive or operate in the event of the termination or expiry of this Agreement.

16. FORCE MAJEURE:

- (a) If either party hereto is unable to observe or perform its obligations in relation to the Programme(s) and such inability results solely from industrial action (other than industrial action taken only against the Producer or its servants or agents or taken only in relation to the Programme(s)) then either party shall be entitled by notice in writing to the other to suspend performance of its obligations hereunder in relation to the Programme(s) from the date of such notice until the cause of such inability is removed and during such suspension the parties shall take all practicable and appropriate steps to minimise and mitigate all costs and expenses in connection with the Programme(s). If such suspension continues for more than 6 (six) weeks then Channel 4 shall be entitled forthwith by notice in writing to terminate this Agreement and upon and from such termination the Producer shall have no further obligation to produce and deliver the Programme(s) and Channel 4 shall have no further obligation to pay any monies save in respect of legitimate contractual commitments entered into by the Producer prior to the force majeure incident which have not been cashflowed.
- (b) Subject as aforesaid if either party hereto is unable to observe or perform any obligation under this Agreement and such inability results solely from an event or circumstance outside that party's control and is not due to any lack of reasonable prudence or foresight and if that party notifies the other party or parties as soon as practicable of the nature of the event or circumstance the parties shall meet at the request of any party hereto and (without prejudice to their rights and obligations) seek to resolve in good faith any problems encountered by either party.

17. DISTRIBUTION OF RECEIPTS FROM THE PRODUCER'S EXPLOITATION OF THE PROGRAMME(S):

- (a) **Definitions:** For the purpose of this Clause 17 the following expressions shall have the following meanings respectively:-
- (i) "**Relevant Rights**" means such (if any) of the Format Rights, Support Rights, Core Secondary Transmission Rights and/or Secondary Rights (as set out in Schedule 2)) and any other rights as the Producer is from time to time entitled to exploit in accordance with the terms of this Agreement, but excluding the Interactive Rights and the VOD Rights;
 - (ii) "**Distributor**": means the party exploiting the Relevant Rights in the Programme(s) including without limitation the Producer and/or an Associate(s) of the Producer when acting as the Distributor but excluding always Channel 4 and its Associate(s) unless the Producer appoints an Associate(s) of Channel 4 to act as its distributor;
 - (iii) "**Gross Receipts**": means all sums, monies, benefits in kind actually received (including without limitation advances) by the Distributor arising from the exploitation of the Relevant Rights in the Programme(s) and all material therein acquired by the Distributor in relation to the Programme(s);
 - (iv) "**Distribution Commission**" shall mean commission and/or fees expended by or charged by the Distributor (inclusive of any sub-distributors/sub-agents' commission and/or fees) all to be agreed by the Producer in line with current industry standards;
 - (v) "**Distribution Expenses**": shall mean all proper and reasonable sums expended with a view to exploitation of the Relevant Rights in the Programme(s) (including but without limitation promotional materials, delivery materials, the cost of duplication of materials, transportation, freight, customs, storage, taxes, publicity prints, advertising, insurance and the cost of prints, and clearance payments not included in sub-clause (vi) (c) below) and any sums expended in connection with the Relevant Rights in editing the Programme(s) (save as provided for in the Budgeted Cost/Fixed Price) or to meet the requirements applicable to any territory including but without limitation those of any broadcasting authority and any legal fees incurred after delivery of the Programme(s) in relation to the exploitation of the Relevant Rights in the Programme(s) (save as incurred in the negotiation of distribution agreement(s)) all to be agreed by the Producer in line with current industry standards and provided that such sums do not exceed 5% of the Gross Receipts (unless otherwise agreed in advance in writing by Channel 4's royalties manager); and
 - (vi) "**Net Receipts**": the balance of the Gross Receipts after the payment thereof or the recoupment by the Distributor of the following in the following order:

- (a) Distribution Commission;
- (b) Distribution Expenses;
- (c) Residuals/Royalties Payments - Any payments of residuals or royalties payable to artists, writers, musicians and/or third parties for Limited Rights Material in relation to that particular exploitation of the Relevant Rights in accordance with the appropriate Channel 4 approved unamended rates card(s) in respect of the Limited Rights Material and/or the appropriate Channel 4 agreed and unamended collective licensing and union agreements for artists, writers and/or musicians;
- (d) Any advance paid by the Distributor may be recouped by the Distributor but shall be treated as an advance of Net Receipts in the hands of the Producer insofar as it is not applied to (e) and (f) below;
- (e) Any approved deficit funding provided by a third party or the Producer and as set out in the Programme Specific Terms;
- (f) Any approved costs paid by the Producer over and above the Budgeted Cost;
- (g) The recoupment by Channel 4 of any approved costs paid by Channel 4 over and above the Budgeted Cost save where agreed to be funded by Channel 4 as a result of Channel 4's revision to the Editorial Specification.

(b) The Producer shall pay Channel 4 50% of Net Receipts or the share of Net Receipts set out in Clause 12 of the Programme Specific Terms derived from its exploitation of the Relevant Rights in the manner set out in Clause 22 of the General Terms of Agreement below.

18. DISTRIBUTION OF RECEIPTS FROM EXPLOITATION OF INTERACTIVE RIGHTS (AS DEFINED BELOW):

(a) **Definitions:** In this Clause 18 in addition to the definitions in Clause 1, the following expressions shall have the following meanings:

- (i) **"Gross Interactive Receipts"** means all sums actually received by or on behalf of Channel 4 in respect of the exploitation of the Interactive Rights excluding VAT (save for any advertising and/or sponsorship fees in respect of the exploitation of Interactive Rights or parts thereof which, for the avoidance of doubt, shall be the sole and exclusive property of Channel 4). In addition, for the avoidance of doubt, the Gross Interactive Receipts shall not include any revenues derived from the exploitation of software and/or hardware utilised in connection with the exploitation of any Interactive Rights used in connection with any other programme or programmes;
- (ii) **"Interactive Rights"** means each and all of the following Support Rights in respect of the Programme(s): Interactive Television Rights; Premium Rate Telephone Line Rights; Support Site Rights; and Teletext Rights, but for the avoidance of doubt excluding (without limitation) the Core Transmission Rights, the Core Secondary Transmission Rights and the VOD Rights and the DTO Right(s);
- (iii) **"Net Interactive Receipts"** means the balance of all Gross Interactive Receipts after the payment or the recoupment by Channel 4 and its Associate(s) of the Recoupable Interactive Costs; and
- (iv) **"Recoupable Interactive Costs"** means the following proper, actual and reasonable direct sums expended by or charged to Channel 4 (and its Associate(s)) in connection with and to the extent applicable to any and all exploitation of the Interactive Rights in the Programme(s) or with a view to such exploitation but excluding any internal costs and overheads of Channel 4 (and its Associate(s)): actual editorial costs in the creation, re-formatting and/or other manipulation or adjustment of materials in respect of the Programme(s) including costs of commissioning new content used in connection with the Interactive Rights; any actual and direct third party costs incurred in connection with the exploitation of the Interactive Rights charged by third party application providers (and where a generic application, an equitable pro-rata share of such cost), third party platform operators (including without limitation application signing services charges and/or authentication services charges in connection with Interactive Television Rights), telecommunication operators and/or third party aggregators; third party costs of clearances and permissions actually and necessarily incurred including without limitation sums charged by or payable to owners of Limited Rights Materials; prizes or other actual sums payable to customer-users of the Interactive Rights; taxes and statutory levies; and any other costs pre-agreed by the parties; and in respect of Interactive Television Rights, the following additional heads of cost shall also be recoupable: authentication service charges. For the avoidance of doubt, where such costs relate to expenditure arising from the exploitation of other rights and services (other than in connection with the Programme(s)), only an equitable pro-rata share of such costs as relate to the exploitation of Interactive Rights shall be recoupable.

(b) **Licence**

- (i) Subject to Clause 18(c) below pursuant to Clause 1 of the Programme Specific Terms, Channel 4 (and its Associate(s)) is granted an exclusive extendable licence to exploit the Interactive Rights and the Format Rights as part of the Support Rights during the Term and any extension thereof pursuant to Clause 24.

Subject to the consultation process set out in Clause 18(b) (ii) below Channel 4 (and/or its Associates) may exploit or authorise the exploitation of any of the Interactive Rights in such manner as it may in good faith think fit and

may authorise and/or sub-license and/or appoint such third parties as it may think fit to undertake such exploitation on its behalf.

- (ii) Where Channel 4 intends to exploit the Interactive Rights other than by the exercise of Support Site Rights for marketing and promotion of the Programme(s) and/or the Teletext Rights, Channel 4 shall consult the Producer (and, where the Producer intends to exploit the Interactive Rights pursuant to Sub-Clause 18(c), the Producer shall consult with Channel 4 and the below shall apply to the Producer as if it was Channel 4 and references to the Producer shall be replaced by references to Channel 4) as follows:
- (aa) Channel 4 shall submit to the Producer a description (and where possible an outline business plan and/or editorial specification) in writing for the exploitation it wishes to undertake together with an indication of the time frame of the exploitation and consultation process where different to the time frame set out below. (For the purposes of the sub-clause the consultation process may be conducted by email between the parties).
 - (bb) The Producer shall respond to Channel 4 in writing within a period of 2 working days or the period indicated in the communication pursuant to (aa) above with any comments or suggestions to which Channel 4 shall give good faith consideration.
 - (cc) In the event that there is an area of significant difference between Channel 4 and the Producer, and providing time frame of the intended exploitation permits, a meeting shall be arranged to take place within 5 business days between Head of Interactive or his/her designated representative at Channel 4 and a representative of the Producer in which to discuss these areas.
 - (dd) In the event that the issues of difference remain unresolved it shall remain at Channel 4's sole discretion whether to proceed with such exploitation and the terms of such exploitation.

The periods mentioned are for the convenience of the parties and may be lengthened or shortened by mutual agreement and may be accelerated at the request of Channel 4 where the proposed exploitation is time sensitive.

(c) **Non-exploitation of Interactive Rights**

In the event that Channel 4 (or any of its Associate(s)) does not undertake any exploitation of any one of the Interactive Rights (excluding always the Premium Rate Telephone Rights and Teletext Rights (the "**Non-Exploited Interactive Right**") provided the Producer has not withheld its reasonable assistance (if so requested by Channel 4 or any of its Associate(s)) the Producer shall have the right by serving written notice on Channel 4 (in accordance with the Agreement) after the first transmission of the Programme(s) (or first episode if the Programme(s) is a Series) on the Channel 4 Service or More4 Service to request whether Channel 4 (or any of its Associate(s)) intends to exploit the Non-Exploited Interactive Right. Channel 4 shall notify the Producer within 15 days of receipt of such notice whether it intends to exploit such Non-Exploited Interactive Right. In the event Channel 4 determines it will not undertake such exploitation, at the Producer's further request, the licence granted to Channel 4 pursuant to Clause 1 of the Programme Specific Terms in respect of such Non-Exploited Interactive Right(s) shall become non-exclusive and the Producer shall have the right to exploit such Non-Exploited Interactive Right, subject to the Producer providing details of the manner in which it intends to exploit such Non-Exploited Interactive Right and consulting with Channel 4 in accordance with Sub-Clause 18(b)(iii). For the avoidance of doubt, the Producer shall account and be liable to Channel 4 for 50% (fifty per cent) of all Net Interactive Receipts (generated from its exploitation of the Non-Exploited Interactive Right(s) during the Term (and any extension thereof) and 15% thereafter in accordance with the terms of this Agreement and the definitions set out in Clause 18(a), each of which shall apply to the Producer mutatis mutandis with all references to Channel 4 being replaced by references to the Producer and all references to the Producer being replaced by references to Channel 4.

(d) **General**

In the event of any inconsistency between the terms of this Clause 18 and the other terms of this Agreement, the terms of this Clause 18 shall prevail in respect of the Interactive Rights.

19. EXPLOITATION OF VOD RIGHTS:

- (a) In further consideration of Channel 4's agreement to pay the Channel 4 Licence Fee and subject always to the terms of this Agreement the Producer hereby grants to Channel 4 (and its Associate(s)) an exclusive extendable (in accordance with this Agreement) licence in the Territory of the VOD Rights in the Broadcast Programme(s) for exploitation on Channel 4 Video on Demand Services from the start of the Term until the expiry of the period(s) set out below (hereinafter referred to individually and collectively as the "Channel 4 VOD Window(s)") and grants to Channel 4 (and its Associate(s)) a non-exclusive extendable licence in the VOD Rights in the Broadcast Programme(s) in the Territory as further set out below, and both parties agree neither to exploit nor to authorise the exploitation of the VOD Rights in the Territory otherwise than as set out below and elsewhere in this Agreement. For the avoidance of doubt Channel 4 shall not exploit the VOD Rights (subject to Clause 23) or authorise exploitation of the VOD Rights outside the Territory.
- (b) (i) **Single Programmes and One-off Series**

In respect of Programme(s) which do not form part of a Series or which form part of a Series which is a one-off Series (but is not a Relevant Series), the Channel 4 VOD Window(s) will expire 6 (six) months after 24:00 of the date of the first transmission of the Programme(s) on the Channel 4 Service or the More4 Service or 6 (six) months after 24:00 of the date of the first transmission of the last episode of the Series which is a one-off Series on the Channel 4 Service or

the More4 Service. After expiry of the Channel 4 VOD Window(s) as described in this clause the Producer hereby grants to Channel 4 (and its Associate(s)) a non-exclusive licence to exploit the VOD Right(s) in the Broadcast Programme(s) in the Territory until expiry of the Term and as additionally set out in Appendix 2 and the Producer shall, subject to sub-clauses 19 (f) and (g) below and the Producer paying Channel 4 the share of Net VOD Receipts due to Channel 4 as set out in Clause 12 (b) of the Programme Specific Terms derived from the Producer's exploitation of the VOD Rights in the manner set out Clause 22 of the General Terms of Agreement, be entitled to exploit the non-exclusive VOD Rights in the Broadcast Programme(s).

(ii) Relevant Series

(a) The Channel 4 VOD Window(s) in each Relevant Series shall expire on the later of: (a) 15 (fifteen) months after 24:00 of the date of the first transmission on the Channel 4 Service or More4 Service of the last episode of the programme(s) in the Relevant Series or, (b) 3 (three) months after 24:00 of the date of the first transmission on the Channel 4 Service or More4 Service of the last episode of the next Relevant Series (such window being a "**2 series rolling Channel 4 VOD Window**" which shall, for the avoidance of doubt, apply to all Relevant Series). Channel 4 shall be entitled to a 30 day exclusive negotiating period (to begin 30 days prior to the end of the Channel 4 VOD Window(s) for each Relevant Series) to extend the Channel 4 VOD Window(s) for each Relevant Series. After the expiry of the Channel 4 VOD Window(s) in such Relevant Series the Producer hereby grants to Channel 4 (and its Associate(s)) a non-exclusive licence to exploit the VOD Right(s) in the Broadcast Programme(s) in the Territory until expiry of the term of the final Relevant Series and as additionally set out in Appendix 2 and the Producer shall, subject to sub-clauses 19 (f) and (g) below and the Producer paying Channel 4 the share of Net VOD Receipts due to Channel 4 as set out in Clause 12 (b) of the Programme Specific Terms derived from the Producer's exploitation of the VOD Rights in the manner set out Clause 22 of the General Terms of Agreement, be entitled to exploit the non-exclusive VOD Rights in the Broadcast Programme(s).

(b) The Channel 4 VOD Window(s) in the final Relevant Series (being the last Relevant Series which Channel 4 does not wish to re-commission) shall expire 9 (nine) months after 24:00 of the date of the first transmission on the Channel 4 Service or the More4 Service of the last programme in that final Relevant Series and thereafter the Producer hereby grants to Channel 4 (and its Associate(s)) a non-exclusive licence to exploit the VOD Right(s) in the Broadcast Programme(s) in the Territory until expiry of the term of that final Relevant Series and as additionally set out in Appendix 2.

(iii) In respect of Programme(s) which do not form part of a Series, or which form part of a Series which is not a Relevant Series, Channel 4 shall be entitled to negotiate exclusively at any time from the start of the Term until expiry of the Channel 4 VOD Window(s) to extend the Channel 4 VOD Window(s) in respect of such Programme(s).

(iv) For the avoidance of doubt and without prejudice to the Producer's other rights in the Programme(s), the VOD Rights in the Territory during the Term (or where a Relevant Series until expiry of the Term of the final Relevant Series and as additionally set out in Appendix 2) may only ever be exercised by the Producer in respect of the Broadcast Programme(s) and subject to the clips provisions of Clause 29 of the General Terms not in respect of any other elements of the Programme(s).

(c) **Definitions**

In this Clause 19, in addition to the definitions in Clause 1, the following expressions shall have the following meanings:

- (i) "**Gross VOD Receipts**" means all sums actually received by or on behalf of Channel 4 or the Producer (as applicable) in respect of the exploitation of the VOD Rights (excluding VAT) (whether on a per Programme(s) basis or relating to a subscription period) save for any advertising and/or sponsorship fees in respect of Channel 4's exploitation of the VOD Rights or any parts thereof which, for the avoidance of doubt, shall be the sole and exclusive property of Channel 4. In respect of Channel 4's exploitation of VOD Rights where a subscription charge is levied for a bundled service which includes both the Programme(s) and other programmes, the charge shall be pro-rated on a count of views basis determined by calculating the number of views of the Programme(s) as a proportion of the number of views of all Channel 4 programme(s) on the relevant VOD Service. In addition, for the avoidance of doubt, the Gross VOD Receipts shall not include any revenues derived from the exploitation of software and/or hardware utilised in connection with the exploitation of any VOD Rights used in connection with any other programme or programmes;
- (ii) "**Net VOD Receipts**" means the balance of all Gross VOD Receipts after the payment or the recoupment by Channel 4 and its Associate(s) or the Producer (as applicable) of the Recoupable VOD Costs; and
- (iii) "**Recoupable VOD Costs**" means the following proper, actual and reasonable direct sums expended by or charged to Channel 4 (and its Associate(s)) or the Producer (as applicable) in connection with and to the extent applicable to any and all exploitation of the VOD Rights in the Programme(s) or with a view to such exploitation but excluding any internal costs and overheads of Channel 4 (and its Associate(s)) or the Producer (as applicable); actual costs in the creation, re-formatting and/or other manipulation or adjustment of materials in respect of the exploitation of the VOD Rights in the Programme(s) including without limitation costs of commissioning additional content used in connection with the VOD Rights; any actual and direct third party costs incurred in connection with the exploitation of the VOD Rights charged by third party service providers, third party platform operators, telecommunications operators and/or third party aggregators, including without limitation any bandwidth, delivery and/or storage charges; third party costs of clearances and permissions actually and necessarily incurred including without limitation sums charged by/or payable to owners of Limited Rights Material; taxes and statutory levies; and any other costs pre-agreed by the parties.

- (d) For the avoidance of doubt, any advertising and/or sponsorship fees in respect of the Producer's exploitation of the VOD Rights shall be the sole and exclusive property of the Producer.
- (e) In the exploitation of the PPV Video On Demand Rights and/or the Subscription Video On Demand Rights in any Programme(s) which are included in a Series, subject always to the VOD Window(s) as set out in the Programme Specific Terms, Channel 4 shall be entitled to offer the lower of:
- (i) up to 30% of the total number of episodes in that Series; or
 - (ii) the first 2 episodes in that Series,
- free to the viewer (i.e. without any charge (other than Basic Charges) being made to the viewer for the privilege of viewing the applicable Programme(s)).
- (f) The Producer agrees that, notwithstanding Clause 19(b), the non-exclusive VOD Rights will not revert to the Producer and the Producer shall not be entitled to exploit the VOD Rights in the Programme(s) if there are legal and/or compliance reasons (including without limitation privacy issues) determined by Channel 4 in its absolute discretion as to why neither party should exploit such rights. If the non-exclusive VOD Rights have reverted to the Producer (in accordance with the terms of this Agreement) and/or the Producer has started to exploit the VOD Rights and a legal and/or compliance issue arises and Channel 4 wishes the Producer to stop exploiting the VOD Rights but the Producer wishes to continue exploiting the VOD Rights then at Channel 4's request the Producer will make no aural and/or visual reference to Channel 4 in respect of its exploitation of the VOD Rights and will remove the Channel 4 credit from the Programme(s).
- (g) The Producer agrees that, notwithstanding Clause 19(b), the non-exclusive VOD Rights will not revert to the Producer and the Producer shall not be entitled to exploit the VOD Rights in Programme(s) which feature Contributors who have a key or major contribution to the Programme(s) (and in this regard contributors who make "guest" appearances are not key or major in this context) and who have entered into agreements directly with Channel 4 where such agreements directly (inter alia) impose restrictions on the appearance of Contributors in audio visual content in the Territory ("Key Contributors") without first obtaining the written consent of Channel 4 and the Contributor, Channel 4's consent not to be unreasonably delayed. For the avoidance of doubt Channel 4 shall continue to be entitled to exploit the VOD Rights exclusively in such Programme(s) until expiry of the Term or where a Relevant Series until expiry of the term of the final Relevant Series and as additionally set out in Appendix 2 provided that Channel 4 agrees that when relevant agreements with Key Contributors expire the non-exclusive VOD Rights will at that point revert to the Producer and Channel 4 (and its Associate(s)) will be granted a non-exclusive licence to exploit the VOD Right(s) in the Broadcast Programme(s) in the Territory until expiry of the Term or where a Relevant Series until expiry of the term of the final Relevant Series and as additionally set out in Appendix 2.
- (h) Channel 4 agrees that on any reversion of the VOD Rights to the Producer pursuant to this Agreement and/or in connection with any exploitation of the VOD Rights by the Producer, the PVR Push rights will be deemed to be included in the definition of VOD Rights and the PVR Push rights will therefore revert to the Producer as part of the VOD Rights.
- (i) The Producer agrees that any exploitation of the VOD Rights and any Relevant Rights in and to the Programme(s) will contain a production credit to Channel 4 and include Channel 4's logo on the Programme(s) (as originally broadcast) and include Channel 4's logo on any programme tile/artwork/ series show page, and will incorporate the Channel 4 pre-roll ident on the Programme(s) and will be in accordance with the guidelines set out at <https://www.channel4.com/4producers/working-with-us/delivery> . The Producer agrees that Channel 4 shall have a right of approval in respect of the credit and animated logo and still logo entitlements of the Producer or any other party requesting a credit and/or any type of logo on the Programme(s). The Producer shall make compliance with Channel 4's credit entitlements hereunder a condition of any and all of its dealings with licensees, distributors and agents for exploitation of the Programme(s). For the avoidance of doubt and without limitation to the foregoing, the Producer will ensure that and warrants to Channel 4 that no third party will receive any credit on any exploitation of the Programme(s) which suggests or implies that the Producer and/or any third party is the originator or commissioner of the Programme(s). However Channel 4 acknowledges that where a third party has provided substantial deficit finance to the Programme(s) that such third party may request a credit and Channel 4 and the Producer will discuss any such credit request in good faith.

20. EXERCISE OF DTO RIGHT(S):

The Producer undertakes and warrants not to exploit nor to authorise the exploitation of the DTO Right(s) in the Territory during the Term except:

- (i) in accordance with the following holdback provisions:
 - (a) The DTO Right(s) in "box sets" or collections of more than one (or all) of the episodes of the Programme(s) in a Series may not be exploited by the Producer until after 24:00 of the date of the first transmission of the last episode of the Programme(s) in the Series on the Channel 4 Service (or until 30 days after 24:00 of the date of first transmission of the last episode of the Programme(s) in the Series on the More4 Service if a More4 Service premier).

And in exercising such DTO Rights, the Producer shall further ensure that:

 - (b) The DTO Right(s) in single episodes of the Programme(s) within a Series may not be individually exploited by the Producer until six months after 24:00 of the date of first transmission of the last episode of the Programme(s) in the Series on the Channel 4 Service or the More4 Service.

- (c) Programme(s) not forming part of a Series may not be exploited by the Producer by way of the DTO Right(s) until 30 days after 24:00 of the date of first transmission of the Programme(s) on the Channel 4 Service or More4 Service. And
- (ii) in accordance with the restrictions contained in Channel 4's DTO Policy as agreed from time to time with PACT and found on the 4Producer's website.

21. EXERCISE OF SECONDARY RIGHTS:

The Producer undertakes and warrants not to exploit the Secondary Rights (as more specifically described in Schedule 2) (a) in the Territory during the Term until first transmission of the Programme(s) (or until first transmission of the last episode of the Programme(s) if a Series) on the Channel 4 Service or More4 Service other than:

- (i) the DTO Right(s) (the holdback provisions for which are set out in Clause 20 of the General Terms of Agreement;
- (ii) the Clip Sales Rights (the holdback provisions for which are set out in Clause 29 of the General Terms of Agreement; and
- (iii) the Radio Rights (the Channel 4 first option in relation to which is set out at Clause 28 of the General Terms of Agreement

OR

(b) If there has not been any transmission of any of the Programme(s) on the Channel 4 Service or the More4 Service during the 12 month period after Delivery of such Programme(s) then the Producer may exploit the Secondary Rights in such Programme(s) outside the Territory 12 months after Delivery of such Programme(s) or after first transmission of the Programme(s) in the Territory (after transmission of the last episode of the Programme(s) if a Series) whichever is sooner. Channel 4 shall aim to assist the Producer with co-ordination of book publication or release of the soundtrack album in connection with the Producer's exploitation of the Secondary Rights. The Producer shall not be in breach of its undertaking hereunder if and to the extent that it unknowingly breaches the foregoing holdback provision relating to first exploitation of book publication or the soundtrack album because of a change in Channel 4's transmission plans which results in first transmission of the Programme(s) on the Channel 4 Service or More4 Service being delayed or cancelled.

22. PAYMENT ACCOUNTING AND AUDIT:

All payment and accounting provisions shall apply to each party or its distributor, Associate(s) or agents as applicable.

- (a) In respect of Channel 4's share of (i) Net Receipts, (ii) Net VOD Receipts arising from the Producer's exploitation of the VOD Rights; and (iii) the Net Interactive Receipts arising from the Producer's exploitation of the Interactive Rights (together for the purposes of this Clause 22, net receipts arising from the Producer's exploitation of such rights as the Producer is entitled to exploit pursuant to this Agreement shall collectively be referred to as "Net Receipts") the Producer shall and if the Producer has appointed a Distributor shall procure that the Distributor shall in respect of each of the first eight consecutive periods of three months commencing on the first day of the month in which the Producer and/or Distributor receives the first sum constituting Gross Receipts/Gross VOD Receipts/Gross Interactive Receipts (and any subsequent three month period in which the Producer and/or Distributor receives any such sum(s)) prepare a statement of account specifying by category all receipts forming part of the Gross Receipts/Gross VOD Receipts/Gross Interactive Receipts and specifying the total amounts of Distribution Expenses/Recoupable VOD Costs/Recoupable Interactive Costs and the amount (if any) of Net Receipts. Each such statement shall be delivered to Channel 4 within 60 days after the end of the period to which it refers and shall be accompanied by a remittance for the amount if any thereby shown to be due and in the event that no remittance is due to Channel 4, the Producer and/or Distributor shall remain under a duty to submit a statement.
- (b) Channel 4 shall pay to the Producer at the times and in the manner hereinafter described sums equal to 50% (fifty per cent) of the Net Interactive Receipts arising from Channel 4's exploitation of the Interactive Rights and the Producer's share of Net VOD Receipts pursuant to Clause 12(b) of the Programme Specific Terms arising from Channel 4's exploitation of the VOD Rights.

Channel 4 shall commencing on the first day of the month in which Channel 4 (and/or any of its Associates) receives the first sum constituting Gross Interactive Receipts or Gross VOD Receipts and any subsequent three month period in which it receives sums constituting either prepare a statement of account specifying by category all receipts forming part of the Gross Interactive Receipts or Gross VOD Receipts (as applicable) and specifying the total amounts of Recoupable Interactive Costs or Recoupable VOD Costs (as applicable) and the amount (if any) making up the Net Interactive Receipts or Net VOD Receipts. Each such statement shall be delivered to the Producer as soon after the end of the period to which it refers as the relevant accounts can reasonably be prepared and in the event any remittance is due to the Producer, the Producer shall send Channel 4 an appropriate VAT invoice for the sums due as set out in the statement. Channel 4 shall pay such invoice within thirty days of receipt of invoice.

- (c) Both the Producer and Channel 4 shall keep at their principal place of business in the UK during the Term and thereafter for as long as sums may be due to the Producer or Channel 4 pursuant to this Agreement, separate, complete and accurate records and books of account in respect of all Net Receipts received by them and all transactions which relate or affect such Net Receipts ("Records"). Each of the Producer and Channel 4 shall

procure that the other (and their representatives) have reasonable access to such principal place of business to inspect and audit the Records (with the right to make copies and take excerpts) upon reasonable notice during normal business hours during the Term and thereafter for as long as sums are due to either party pursuant to this Agreement in accordance with the following:

- (i) Either party may by notice to the other require either (i) that any statement be certified as correct by an officer of the other or (ii) that such statement be audited by its auditors but in the latter case the party requesting such audit shall, except as provided below, be responsible for the auditors' fees and shall on request pay to the other such sum or sums as shall be estimated by the auditors to be held on account of their fee inclusive of VAT.
 - (ii) If the audit pursuant to Clause 22 (c) (i) above shall disclose that the statement contained an error resulting in an underpayment in excess of ten per cent (10%) of the amount shown as due to such party in such statement then the auditors' fee shall be borne by the accounting party which shall repay any sum paid on account of the auditors' fee.
 - (iii) In the absence of any notice requiring an audit of a statement pursuant to Clause 22 or otherwise notifying the accounting party within twenty four (24) months of the receipt of a statement of any dispute relating thereto it shall be deemed to have been agreed and any claim relating to the statement of account or any item covered thereby shall be deemed to have been waived.
- (d) For the avoidance of doubt, it is accepted and agreed by the Producer that any and all sponsorship and/or advertising revenue generated via Channel 4's exploitation of any of its right(s) in the Programme(s) will be retained in full by Channel 4 and, accordingly, any such revenue generated via Channel 4's exploitation of the Interactive Rights will not form part of Gross Interactive Receipts and/or Net Interactive Receipts and will be retained in full by Channel 4.

23. OVERSPILL:

- (a) The Producer and Channel 4 acknowledge and agree that broadcasts intended for direct reception by members of the public within a country in which the right to broadcast is held are naturally receivable in other countries and that such unintentional overspilling of broadcast signals does not constitute an infringement of any rights held by either party in or for a country in which such overspilling signals are receivable.
- (b) The Parties further agree that, in respect of Channel 4's exploitation of the Support Site Rights, the VOD Rights and any of Channel 4's other rights hereunder Channel 4 shall not be in breach of its territorial licence provided that Channel 4 shall use all reasonable endeavours to target the exploitation of such rights to the residents of the UK and Republic of Ireland. For the purposes of clarification (and without limitation), Channel 4 and the Producer acknowledge that exploitation of such rights on the websites operated and maintained by broadcasters (including Channel 4) shall be deemed to be targeted to the residents of the broadcaster's own territory (being UK and Republic of Ireland in respect of Channel 4) for the purposes of this Sub-Clause 23(b). Channel 4 and the Producer additionally agree that (where entitled to do so) in exploiting all of Producer's rights in the Programme(s) outside of the Territory, the Producer shall not be in breach of Channel 4's territorial licence provided the Producer shall similarly use reasonable endeavours to so target any such exploitation by means of the Internet and/or any Mobile Telecommunications Service and/or any Mobile TV Technologies to the specific territory of such licence (being a territory outside the Territory).

24. TERM OF RELEVANT SERIES:

- (a) In respect of a Programme(s) which forms part of a Relevant Series, Channel 4's exclusive rights in respect of the Format Rights in the Territory shall be extended until the Producer becomes entitled to exploit new programmes based on the Format in the Territory pursuant to Clause 25 (e) of the General Terms of Agreement and shall become non-exclusive thereafter and the term of each Relevant Series shall be extended until the expiry of the term of the final Relevant Series and as additionally set out in Appendix 2. Channel 4 shall be entitled to continue exclusively exploiting the Core Transmission Rights in the Programme(s) in the Relevant Series (subject to payment of the repeat fee referred to in Clause 26 of the General Terms of Agreement where relevant) and to exploit the VOD Rights in accordance with Clause 19 of the General Terms of Agreement until the expiry of the term of the final Relevant Series and as additionally set out in Appendix 2 and (subject to Appendix 2 and sub-clauses 24(b) and (c) below) the Producer shall be entitled to exploit the Core Secondary Transmission Rights in the Relevant Series after expiry of the Holdback Window.
- (b) Subject to Appendix 2 and sub-clause 24 (c) below, the holdback on the Producer's exploitation of the Core Secondary Transmission Rights in the Relevant Series in the Territory will expire on the later of: (i) 15 (fifteen) months after 24:00 of the date of the first transmission on the Channel 4 Service or More4 Service of the last episode of the programme(s) in the Relevant Series or, (ii) 3 (three) months after 24:00 of the date of the first transmission on the Channel 4 Service or More4 Service of the last episode of the following Relevant Series ("Holdback Window"). If no E4 and/or More4 Options have been taken pursuant to Appendix 2 and the Holdback Window continues after the expiry of the Initial Term of a Relevant Series then Channel 4 shall pay the Producer a sum equal to 1.5% of the Channel 4 Licence Fee for the Relevant Series for each 12 month period (or a sum equal to 0.75% of the Channel 4 Licence Fee for each 6 month or shorter period) that the Holdback Window subsists beyond the Initial Term of the Relevant Series and then so on for each successive Relevant Series. Channel 4 shall be entitled to negotiate exclusively with the Producer for a period starting 30 days prior to the end of the Holdback Window to re-purchase from the Producer those rights coming out of holdback. If the parties cannot agree terms for Channel 4 to re-purchase such rights during this period then (subject to Clause 24 (c) below) the Producer shall be entitled to exploit the Eligible Rights subject always to the provisions of Appendix 2 (including without limitation the Release Criteria as defined in Appendix 2) and on Scheduled Services only) and subject to Channel 4's on going right to a share of Net Receipts from such exploitation in accordance with Clause 12 (a) (ii) of the Programme Specific Terms and Clause 17 of the General Terms of Agreement. In addition, for the avoidance of doubt, the terms relating to insurance

(including without limitation to errors and omission insurance) set out in this Agreement shall apply to the Producer's exploitation of the Eligible Rights in the Broadcast Programme(s) in the Relevant Series hereunder.

In respect of the final Relevant Series (being the last Relevant Series which Channel 4 does not wish to re-commission) subject to Appendix 2, the Holdback Window will be defined as the period expiring 9 (nine) months after 24:00 of the date of the first transmission on the Channel 4 Service or the More4 Service of the last programme in that final Relevant Series

- (c) Notwithstanding Clause 24(b) above, the Producer shall not be entitled to exploit the Core Secondary Transmission Rights in the Relevant Series in the Territory until the expiry of the Term of the final Relevant Series commissioned by Channel 4 where (i) the Programme(s) are based on and feature Key Contributors who have entered into agreements directly with Channel 4 where such agreements have the effect that the Producer is not permitted to exploit the Programme(s); and/or (ii) the Programme(s) cannot, even if edited, be transmitted again for legal and/or compliance reasons (such restriction on the Producer's exploitation rights to be released in the event that the Programme is edited by the Producer to the reasonable satisfaction of Channel 4 so as to resolve any such issues); and/or (iii) the Producer's exploitation of the Eligible Rights in the Relevant Series does not comply with the Release Criteria (excluding 3 A (viii)) in Paragraph 3 A of Appendix 2.

25. FURTHER PROGRAMMES:

- (a) Re-Commission Notice: Channel 4 will notify the Producer in writing ("**Recommission Notice**") within 2 months of first transmission of the Programme(s) on the Channel 4 Service or More4 Service (whichever is first) or, in the case of a Series, of the first transmission of the last episode in such Series on the Channel 4 Service or More4 Service (whichever is first) whether or not it wishes to re-commission the Producer to produce further programmes based on the Format ("the Further Programme(s)").
- (b) If Channel 4 wishes to commission the Further Programme(s), and both parties agree to do so on a fixed price, non budgeted basis, the parties shall have a 30 day period from receipt of the Recommission Notice in which to agree the Channel 4 Licence Fee and the parties shall thereafter agree a mutually acceptable production schedule for the Further Programme(s).
- (c) Negotiating Period: If either party hereto does not agree that the Further Programme(s) should be contracted on a fixed price, non budgeted basis or the parties have agreed to contract on a fixed price, non budgeted basis but failed to agree what the Channel 4 Licence Fee should be then the Producer shall then have a period of 2 months from receipt of the Recommission Notice to prepare and submit a full budget for such Further Programme(s). The Channel 4 Licence Fee for such Further Programme(s) shall thereafter be negotiated in good faith for up to three months commencing on the date a full budget is received by Channel 4 ("**the Negotiating Period**"). The Channel 4 Licence Fee negotiations shall take into account (where relevant) the price paid for the preceding Programme(s), the number of programmes being commissioned in comparison to the previous series, cast breakages (Channel 4 will expect ongoing options to be negotiated with cast/talent as appropriate), union rates, increases in national insurance and RPI. If, on expiry of the Negotiating Period, a price has not been agreed it may be extended by either side in writing in exceptional circumstances to allow for a further 3 months bona fide negotiations. Finally, on expiry of the Negotiating Period or extension, taking into account the factors above and provided that both parties have acted reasonably and have negotiated in good faith the Producer shall then be entitled to start to exploit Further Programme(s) in the Territory 12 months after expiry of the Negotiating Period or extension.
- (d) All such periods referred to above may be extended by mutual agreement between Channel 4 and the Producer if it is necessary to wait for the availability of talent.
- (e) Format Holdback Period: In the event that Channel 4 does not wish to commission Further Programme(s), the Producer shall then be at liberty to start to exploit Further Programme(s) in the Territory following expiry of a 12 calendar month period from first transmission of the Programme(s) or, in the case of a Series, of the last episode or last Programme(s) in such Series on the Channel 4 Service or More4 Service ("**Format Holdback Period**"). In addition, Channel 4 agrees that if Channel 4 does not wish to commission Further Programme(s), then on expiry of the Format Holdback Period the Producer shall be entitled to start to exploit Changed Format Programme(s) in the Territory, subject to Channel 4's right to a share of Net Receipts from such exploitation and provided that (i) the Changed Format Programme(s) do not include Contributors who have direct agreements with Channel 4 at the time of expiry of the Format Holdback Period; (ii) Channel 4 has approval of the title of the Changed Format Programme(s) in the Territory if such title is (in Channel 4's reasonable opinion) similar to the title of the Programme(s); and (iii) the Producer grants to Channel 4 the right of first negotiation as set out in Clause 25(h) below. For the avoidance of doubt, prior to expiry of the Format Holdback Period, the Producer warrants and agrees that it will not and will not authorise any third party to exploit, market or promote any Changed Format Programme(s) and/or any other programmes based on the Format in the Territory.
- (f) In the event Channel 4 does not wish to commission Further Programme(s) Channel 4 shall be entitled, in perpetuity, to receive a 15 per cent share of net receipts ("net receipts" for the purpose of this clause shall be the Format licence fee paid by the relevant production company, and (if applicable), in the event the production is made by the Producer, or an affiliated company, the share of net receipts shall be deemed to be 3% of the production budget derived from exploitation of the Format in the Territory.
- (g) The Producer undertakes that it will not whilst Channel 4 has a recommissioning right dispose of any sets, props, costumes, equipment or the like or relinquish any on-going right to use a location without the prior written approval of Channel 4. Channel 4 shall, unless the costs are already included in the Budgeted Cost/Fixed Price, meet the costs of storage provided these are agreed in advance in writing.
- (h) Expiry of the Format Holdback Period: Following expiry of the Format Holdback Period, the Producer warrants and undertakes that it shall not itself and shall not authorise any third party to exploit the Changed Format Programme(s) in the Territory, without granting to Channel 4 (and its Associate(s)) an exclusive right of first negotiation to acquire all rights to exploit the Changed Format Programme(s) via any Distribution System in the Territory as described herein. For 40 days

from written notice from the Producer and/or the distributor of the rights in and to the Changed Format Programme(s) (whichever entity is exploiting the rights in the Changed Format Programme(s) shall be described for the purposes hereof as the "Format Distributor"), Channel 4 shall have the first option to negotiate to acquire such of the rights in the Changed Format Programme(s) as Channel 4 requires for similar programme acquisitions and the Format Distributor shall enter into good faith negotiations with Channel 4 in respect of the same before entering into negotiations with any third party ("Exclusive Negotiating Period"). If Channel 4 and the Format Distributor do not agree terms within the Exclusive Negotiating Period the Format Distributor shall not be entitled to discuss terms for the Changed Format Programme(s) with a third party until 10 days after the expiry of the Exclusive Negotiating Period. Thereafter, the Format Distributor shall not offer any third party more favourable terms than have been last offered to Channel 4 with respect to the relevant right without offering Channel 4 the right to match such terms.

26. REPEAT FEES:

Channel 4 shall pay repeat fees to the Producer for third and subsequent transmissions on the Channel 4 Service (including for no further fee Catch Up TV Rights) in accordance with its current published tariff of repeat fees for the Channel 4 Service. For the avoidance of doubt no repeat fees shall be payable to the Producer in respect of Narrative Repeat(s). In respect of premieres on the More4 Service Channel 4 shall pay repeat fees for subsequent sets of 8 More4 Playday(s) on the More4 Service (including for no further fee Catch Up TV Rights) of 1% of the Channel 4 Licence Fee to purchase 8 M4 Playday(s) (and Catch Up TV Rights for the same) in all of the Programme(s) for a 2 year period for each set of More4 Playday(s) starting from first transmission of the last episode of the Programme(s) in each set of 8 More4 Playday(s). Provided that the Producer supplies proper and accurate clearance paperwork and provided that clearance costs are in accordance with Channel 4 agreed and unamended collective licensing and union agreement rates or have been otherwise pre-agreed by Channel 4, Channel 4 undertakes to make such clearance payments to third party contributors in respect of such subsequent transmissions on the Channel 4 Service and in respect of all transmissions on the More4 Service (if the Programme(s) do not premiere on the More4 Service) unless pre-cleared in accordance with the Programme Specific Terms. No repeat fees shall be payable to the Producer in respect of Channel 4's exercise of any of the Catch Up TV Rights and/or Timeshift Rights except as provided as follows.

In respect of a More4 premiere, Channel 4 agrees that Channel 4 will pay repeat fees to the Producer for subsequent transmissions of the Programme(s) on the Channel 4 Service at the rate of 2% of the Channel 4 Licence Fee for 2 (two) transmissions by means of the Channel 4 Service Rights (including for no further fee accompanying Catch Up TV Rights, Timeshift Rights, Narrative Repeat(s)) and thereafter Channel 4 shall pay repeat fees to the Producer for third and subsequent transmissions on the Channel 4 Service (including for no further fee accompanying Catch Up TV Rights), in accordance with its current published tariff of repeat fees for the Channel 4 Service.

If Channel 4 wishes to exercise the Timeshift Rights to accompany third and/or subsequent transmissions on the Channel 4 Service then Channel 4 shall pay 20% of the relevant Channel 4 repeat fee for such use. If Channel 4 has not used the Timeshift Rights on the first or second transmission on the Channel 4 Service then Channel 4 shall be entitled to use the Timeshift Rights in conjunction with the third transmission on the Channel 4 Service for no repeat fee.

27. INTENTIONALLY DELETED

28. RADIO RIGHTS OPTION:

- (a) Channel 4 shall have an exclusive period commencing from the start of the Term and expiring 30 days from the calendar day following first transmission of the Programme(s) (if not part of a Series or Relevant Series) on the Channel 4 Service or More4 Service, or 30 days from the calendar day following the first transmission of the last episode of the Programme(s) if part of a Series (which is not a Relevant Series), or 30 days from the calendar day following the first transmission of the last episode of the series two series later if part of a Relevant Series, to negotiate with the Producer to acquire the Radio Rights ("Radio Negotiating Window(s)").
- (b) In the event that the parties are unable to reach agreement in the Radio Negotiating Window(s), the Producer shall be entitled to exploit the Radio Rights as part of the Consumer Product Rights after the expiry of the Radio Negotiating Window(s) PROVIDED THAT the Producer shall not be entitled to exploit the Radio Rights with any third party on terms which are less favourable than those last offered to the Producer by Channel 4.

29. CLIP SALES RIGHTS:

- (a) Channel 4 shall have
- (i) the sole and exclusive right to use and exploit or license the use and exploitation of the Clip Sales Rights in the Territory for a period commencing from the start of the Term and expiring 30 days after 24:00 of the date of the first transmission of the Programme(s) (if not part of a Series or Relevant Series) on the Channel 4 Service or More4 Service, or 30 days after 24:00 of the date of the first transmission of the last episode of the Programme(s) if part of a Series (which is not a Relevant Series) on the Channel 4 Service or More4 Service;
- or
- (ii) in respect of a Relevant Series , the sole and exclusive right to use and exploit or licence the use and exploitation of the Clip Sales Rights in the Territory for a period commencing from the start of the Term and expiring 30 days after 24:00 of the date of the first transmission of the last episode of the Programme(s) in such Relevant Series and thereafter Channel 4 shall have the non-exclusive right to use and exploit or license the use and exploitation of the Clip Sales Rights in the Territory until the later of: (a) 15 (fifteen) months after 24:00 of the date of the first transmission on the Channel 4 Service or More4 Service of the last episode of the Programme(s) in the Relevant

Series or, (b) 3 (three) months after 24:00 of the date of the first transmission on the Channel 4 Service or More4 Service of the last episode of the next Relevant Series (which shall apply to all Relevant Series).

On expiry of Channel 4's exclusive exploitation period(s) as set out above, without prejudice to Channel 4's non-exclusive right to exploit the Clip Sales Rights pursuant to Clause 29(a)(ii) above the Clip Sales Rights in the Territory shall revert to the Producer, provided that exploiting the Clip Sales Rights both the Producer and Channel 4 shall ensure that

- (a) each individual extract from the Broadcast Programme(s) shall not exceed 4 minutes duration; and
- (b) any aggregated extract from the Broadcast Programme(s) shall not exceed 4 minutes duration; and
- (c) no more than one individual extract shall be taken from each 30 minutes of running time of the Broadcast Programme(s); and
- (d) the maximum aggregate duration of extract(s) from the Broadcast Programme(s) shall be 30% or 10 minutes (whichever is the lesser duration) of another 30 minutes running length television programme or 20 minutes of another 1 hour running length television programme.

For the avoidance of doubt, neither the Producer (in the Territory during the Term or where a Relevant Series until expiry of the term of the final Relevant Series and as additionally set out in Appendix 2)) nor Channel 4 shall exercise the Clip Sales Rights to create any form of re-purposed programming.

- (b) With respect to clips comprising audio and/or visual material created as part of the Programme(s) but not included in the Broadcast Programme(s) (including without limitation unused takes, clips trims and outtakes) ("Unseen Clip(s)"), subject to Clause 29(c) below neither party shall exploit the Unseen Clip(s) in the Territory independently from the Broadcast Programme(s) as a whole in any manner and in all media for the Term (or where a Relevant Series until expiry of the term of the final Relevant Series and as additionally set out in Appendix 2)) unless the parties reach agreement in good faith for their commercial exploitation in the Territory.
- (c) Channel 4 may consider releasing the holdback referred to in Clause 29(b) above on a case by case basis in its absolute discretion but in good faith PROVIDED THAT the use contemplated by the Producer does not derogate from the exercise by Channel 4 of any of its rights pursuant to this Agreement.
- (d) Notwithstanding the provisions of 29 (a) (b) and (c) above the Producer shall be entitled to exploit the Unseen Clips as part of the DTO Rights and the Home Videogram Rights.
- (e) Channel 4 and the Producer will account to the other party for its 50% share of any Net Receipts generated via its exploitation of the Clip Sales Rights in accordance with the provisions of Clauses 17 and 22.

30. VAT & OTHER TAX CREDITS:

- (a) All items shown in the Budget are exclusive of any Value Added Tax thereon and that the Producer is and shall continue to be a registered company for the purposes of The Value Added Tax Act 1994. VAT shall be paid on presentation of an approved invoice.
- (b) In respect of production outside the Territory (if appropriate) and where the production is not Fixed Price, the Producer shall endeavour to secure such credits forwards and refunds of taxes (including but not limited to Value Added Tax or its equivalent) as are available to the Producer in the relevant territories outside the Territory and the Producer shall apply all sums so secured in reducing or defraying the costs of production of the Programme(s). The Producer shall ensure wherever possible that invoices supplied to the Producer from a person or company whose place of business is outside the Territory indicate any Value Added Tax number of the supplier (with a country prefix) as well as that of the Producer.

31. INTERPRETATION & MISCELLANEOUS PROVISIONS:

- (a) The parties hereby agree to:
 - (i) keep confidential all Confidential Information belonging to the other and to treat Confidential Information belonging to the other with the same degree of care it uses for its own confidential information (being at least a reasonable degree of care);
 - (ii) not, without the prior written consent of the other, disclose Confidential Information belonging to the other in whole or in part to any person save those of its employees, agents, advisers, Associate(s) and authorised sub-contractors involved in the provision or receipt of the Programme(s) and who need to know the Confidential Information in question in order to provide or receive the Programme(s); and
 - (iii) use the Confidential Information belonging to the other solely in connection with this Agreement and/or the provision or receipt of the Programme(s) and not for its own benefit or the benefit of any third party.
- 1) Each of the Channel 4 and the Producer hereby agrees to make all relevant employees, agents, associated companies and authorised sub-contractors aware of the confidentiality of the Confidential Information belonging to the other and the provisions of this Clause 31(a) and, without limitation to this Clause 31(a), to take all such steps as shall from time to time

be necessary to ensure compliance by its employees, agents, associated companies and authorised sub-contractors with the provisions of this Clause 31(a).

- 2) The provisions of Clauses 31(a) 1 and 2 shall not apply to any information which: (i) is or becomes public knowledge other than by breach of this Clause 31(a); (ii) is in the possession of the receiving party without restriction in relation to disclosure before the date of receipt from the disclosing party; (iii) is received from a third party who lawfully acquired it and who is under no obligation restricting its disclosure; or (iv) is independently developed without access to any Confidential Information belonging to the other.
- 3) Subject to Clauses 31(a) 5 and 6, each party may disclose Confidential Information of the other party to the minimum extent required by any order of any court of competent jurisdiction, any competent judicial, governmental or regulatory body or the laws or regulations that apply to the affairs of that party.
- 4) The Producer recognises that, if the Freedom of Information Act 2000 ("FOIA") is applicable to Channel 4, Channel 4 may be required to release information under the FOIA whether the information is held by Channel 4 or by the Producer (or any of its agents or sub-contractors) on behalf of Channel 4. If Channel 4 receives a FOIA request for information held by the Producer (or any of its agents or sub-contractors) on behalf of Channel 4 and requires assistance in obtaining such information, the Producer shall ensure (and procure that any of its agents and sub-contractors so ensure) that such request for assistance is responded to promptly and in any event within seven (7) working days of receipt. In addition, Channel 4 shall consult with the Producer as to whether there are grounds for withholding such information. In this regard, Channel 4 specifically acknowledges that such information will likely fall outside the scope of FOIA as information held for purposes of journalism, art or literature pursuant to Schedule 1, Part VI of FOIA and/or the exemptions set out in sections 41 (confidential information) and 43 (commercial interests) of FOIA are likely to apply to such information.
- 5) In the event that the Producer receives a FOIA request for information held by the Producer (or any of its agents or sub-contractors) on behalf of Channel 4, the Producer shall promptly notify Channel 4 of such request and shall not respond to the request unless Channel 4 confirms that FOIA is applicable to the Producer. Where FOIA is applicable to the Producer (i.e. where the Producer is deemed to be a "public authority" under FOIA) the Producer shall consult with Channel 4 in good faith, as far as is lawful, as to whether there are grounds for withholding such information in order to prevent or limit any such disclosure (including by applying any exemptions that may exist under FOIA) and/or take into account Channel 4's views on the timing, manner and content of any such disclosure.
- 6) In the event that the Producer is required by law to disclose Channel 4's or its Associate(s)' Confidential Information (other than under FOIA, which shall be subject to Clauses (5) and (6) above) the Producer will provide Channel 4 with written notice thereof and shall use reasonable endeavours to consult with Channel 4 with a view, as far as practicable, to taking into account Channel 4's views in determining whether to disclose the information and/or the timing, manner and content of disclosure.

(b) **Conflict**

The provisions of this Agreement shall prevail in case of any conflict between such provisions and the Budget and in the case of any conflict between the General Terms of Agreement and the Programme Specific Terms the latter shall prevail save for Clause 18 (Interactive Rights).

(c) **No Partnership**

Nothing in this Agreement shall be deemed to constitute a partnership between the parties and neither party shall hold itself out as the agent for the other except as expressly provided herein.

(d) **No Waiver**

No waiver by a party of any breach of any provision shall be construed as a waiver of any preceding or succeeding breach of the same or any other provision.

(e) **Headings**

The headings in this Agreement shall not limit govern or otherwise affect the construction of any provision of this Agreement.

(f) **Assigns**

This Agreement shall be personal to the Producer who shall prior to the precondition of the re-assignment of rights by Channel 4 to the Producer contained in the Programme Specific Terms being satisfied neither assign the benefit hereof nor grant any right herein or in the Programme(s) or any rights or material relating thereto in whole or in part which conflict with rights granted to Channel 4 hereunder nor sub-contract any of its obligations without the prior written consent of Channel 4 unless as part of any internal restructuring of the Producer in respect of an assignment to any wholly owned sister or parent company of the Producer. In the event that the said precondition is satisfied and the said re-assignment takes effect the Producer shall in respect of its then rights in the Programme(s) (but not otherwise) be entitled to sub-contract the distribution of the Programme(s) or otherwise deal with the Programme(s) throughout the world in such manner as the Producer may see fit subject always to the provisos and restraints and personal rights of Channel 4 relating thereto set out in the Agreement PROVIDED ALWAYS THAT the Producer shall remain liable to Channel 4 for its obligations hereunder notwithstanding any such assignment. Nothing herein contained shall be construed so as to prevent Channel 4 from assigning or novating this Agreement or exercising its takeover rights and/or any other rights under or relating to this Agreement or (in the event that the said precondition is not satisfied) subcontracting the distribution of the Programme(s) or otherwise dealing with the

Programme(s) throughout the Territory as Channel 4 may see fit PROVIDED ALWAYS THAT Channel 4 shall remain liable to the Producer for its obligations hereunder notwithstanding any such assignment.

(g) **Entire Agreement**

This Agreement sets out the entire agreement between the Producer and Channel 4 with respect to the production of the Programme(s) and supersedes any prior arrangements or agreements (whether oral or written) between the Producer and Channel 4 relating thereto. This Agreement can only be modified by written agreement signed by both parties.

(h) **Third Parties**

(i) Except for Clauses 1,2,3,4,5,6,8 or 9,11,12,13,14 of the Programme Specific Terms and Clauses 3,6,10,12,14,15,17,18,19,22,29, 31(a), (c), (g), (k), (l) of the General Terms which are also intended to benefit Channel 4's Associate(s), this Agreement is made for the benefit of the parties to it and is not intended to benefit, or be enforceable by, any other person under the Contracts (Rights of Third Parties) Act 1999.

(ii) The right of the parties to terminate, rescind, or agree any amendment, variation, waiver or settlement under this Agreement is not subject to the consent of any person who is not a party to this Agreement.

(i) **Severability**

If any provision of this Agreement shall be found by any court or administrative body of competent jurisdiction to be invalid or unenforceable the invalidity or unenforceability of such provision shall not affect the other provisions of this Agreement and all provisions not affected by such invalidity or unenforceability shall remain in full force and effect.

(j) **Notices**

(i) Notices by any party:

(aa) must be in writing addressed to the receiving party at the address set out in the Programme Specific Terms or such other address as the receiving party may from time to time notify the other for the purposes of this clause; and

(bb) shall be sent by first-class pre-paid post (if being sent to the same country), international courier (if being sent abroad), e-mail transmission or hand delivered to such address, save for notices sent pursuant to Clause 15 (Takeover and Termination) which shall be hand-delivered or sent by registered pre-paid post only.

(ii) Each such notice shall be deemed to have been effectively served:

(aa) on the day of receipt, where any hand delivered letter or e-mail transmission is received on a business day before or during normal working hours (but subject to acknowledgement by the recipient of receipt of the e-mail):

(bb) on the following business day, where any hand-delivered letter or e-mail transmission is received either on a business day after normal working hours or on any other day (but subject to acknowledgement by the recipient of receipt of the e-mail):

(cc) on the second business day following the day of posting to an overseas address of any prepaid international couriered letter; and

(dd) on the fifth business day following the day of posting from within the United Kingdom of any letter sent by first class prepaid mail.

(k) **Proper Law**

This Agreement shall be governed by and construed in accordance with the laws of England and subject to the exclusive jurisdiction of the English and Welsh courts.

(l) **Data Protection and Data Collection**

(i) In this Clause 31(l) the following terms (and their derivatives) shall, where applicable, have the meanings given to each of them in the Data Protection Legislation, in each case as amended, replaced or supplemented from time to time:

“controller”;

“processor”;

“data protection officer”;

“data subject”;

“international organisation”;

“Member State”;

“personal data”;

“personal data breach”;

“processing”;

“supervisory authority”;

“third country”; and

“Union”.

This Clause 31(l) shall survive termination or expiry of this Agreement for whatever reason.

(ii) PROCESSORS – (Processor Data Protection Addendum in Clause 31(l)(vi) below)

Should the performance of the Producer’s or Channel 4’s obligations under this Agreement involve the processing of any personal data in respect of either party being the processor on behalf of the other party, the provisions of the Processor Data Protection Addendum in Clause 31(l)(vi) below shall apply and the parties shall comply with the terms of the Processor Data Protection Addendum.

(iii) PRODUCER AS CONTROLLER

- I. Without prejudice to sub-clause 31(l)(iv)II below, and the provisions of the Processor Data Protection Addendum in Clause 31(l)(vi) below, to the extent that the development, commissioning, production and provision of the Programme(s) and/or Producer’s obligations under this Agreement involves any personal data in respect of which the Producer is the controller, Producer warrants, undertakes and represents on an ongoing basis that it shall comply with the Data Protection Legislation with respect to all such personal data (including without limitation personal data relating to contestants, contributors and talent) and that it shall produce the Programme(s) in accordance with all applicable data protection guidelines and instructions on data protection including on 4Compliance and the Producer Data Protection and Security Guidelines and Production Crew General Notes.
- II. As between the Producer and Channel 4, the Producer shall be the data controller in respect of personal data processed for the purposes of the development, commissioning, production and provision of the Programme(s) unless otherwise set out in the Programme Specific Terms. The Producer warrants that it will obtain all necessary consents and permissions from data subjects, shall issue all relevant fair processing notices to data subjects and shall at all times process personal data in accordance with such permissions, consents, fair processing notices and Data Protection Legislation.

(iv) CHANNEL 4 AS CONTROLLER

- I. Without prejudice to clause 31(l)(iv)II and the provisions of Processor Data Protection Addendum in Clause 31(l)(vi) below, to the extent that the provision of the Programme(s) and/or Channel 4’s obligations under this Agreement involves any personal data in respect of which Channel 4 is the controller including such data as set out in clause 31(i)(iv)II, Channel 4 warrants, undertakes and represents on an ongoing basis that it shall comply with the Data Protection Legislation with respect to all such personal data. Channel 4 shall be the controller in respect of personal data that is shared by the Producer with Channel 4 for the purpose of commissioning, making and broadcasting the Programme(s) (including for the purposes of Channel 4’s compliance with its OFCOM obligations).
- II. For the avoidance of doubt as between Channel 4 and the Producer, Channel 4 shall be the data controller of, shall own and shall be entitled to retain all data (whether personal data, for the purposes of the Data Protection Legislation, or otherwise):
 - a. collected by Channel 4 and/or its Associate(s) (or on its or their behalf other than by the Producer) in connection with the use of the Programme(s) (or any part(s) thereof) on channels and/or services including for analytics purposes; and
 - b. collected by Channel 4 or the Producer for the purposes of clause 15 (b) (i) of the General Terms and Conditions whereby Takeover Rights have been notified to the Producer.

(v) JOINT CONTROLLERS

- I. To the extent the parties in the course of performing their obligations and exercising their rights under this Agreement are joint data controllers with respect to the processing of certain personal data each party shall:
 - a. process such personal data in compliance with Data Protection Legislation and take all measures required of

data controllers pursuant to Article 32 (Security of Processing) of the GDPR;

- b. provide reasonable assistance and cooperation to the other and to any supervisory authority in connection with any investigations, audits or enquiries made by the supervisory authority;
- c. where any data subject exercises any right(s) laid down in Part III (Rights of the data subject) of the GDPR promptly notify the other party to the extent that any action is required of, or information is required from, the other party for the fulfilment of such right(s);
- d. provide all cooperation and information reasonably requested by the other party:
 - a. for the fulfilment of the other party's obligation to respond to requests for exercising the data subject's rights laid down in Part III (Rights of the data subject) of the GDPR; and
 - b. regarding the investigation of any alleged or actual personal data breach and the fulfilment of any related notification obligations under the Data Protection Legislation,

such cooperation shall include: (i) promptly informing each other if any personal data is lost or destroyed or becomes damaged, corrupted or unusable (and restoration of such data where necessary and appropriate to do so); (ii) cooperating (taking into account obligations under Data Protection Legislation) to determine whether there is a requirement to provide notice to data subjects and notification to the supervisory authority; and (iii) taking appropriate technical and organisational measures to integrate the necessary safeguards into the processing in order to meet the requirements of Part III of the GDPR and demonstrate that personal data is being treated in accordance with the Data Protection Legislation.

- II. In the event that a contributor asks Channel 4 to provide a copy of the Broadcast Programme(s) in which the contributor appears, the Producer shall provide Channel 4 with reasonable co-operation and assistance in respect of such request.

(VI) PROCESSOR DATA PROTECTION ADDENDUM

- I. The processor warrants, undertakes and represents on an ongoing basis that, to the extent it processes any personal data as processor in connection with the Programme(s), the exploitation of the Programme(s) and/or its obligations under this Agreement:
 - a. it shall process the personal data only on and in accordance with documented instructions from the controller (which may be given by email), including with regards to transfers of personal data to a third country or international organisation, unless required to do so by Union or Member State law to which Producer is subject, in which case the processor shall inform the controller in writing of that legal requirement before processing, unless that law prohibits such information on important grounds of public interest. The processor shall immediately inform the controller in writing if, in its opinion, an instruction from the controller infringes Data Protection Legislation;
 - b. it shall ensure that persons authorised to process the personal data have committed themselves to confidentiality or are under an appropriate statutory obligation of confidentiality;
 - c. it shall take all measures required pursuant to Article 32 (Security of Processing) of the GDPR;
 - d. it shall not engage another processor without the prior specific written, or general written, authorisation of the controller. Where processor has the prior general written authorisation of the controller, the processor shall inform the controller in writing in advance of any intended additional or replacement processors, giving the controller the opportunity to object to such changes (the controller to notify the processor of any such objection promptly after (and in any event within fifteen (15) business days of and sooner where possible) the processor notifying the controller of the additional or replacement processor). In the case of any such objection, the processor shall not engage such additional or replacement processor;
 - e. if the processor engages another processor, the processor shall ensure that the same data protection obligations as set out in the Agreement (including this Processor Data Protection Addendum) shall be imposed on that other processor by way of a written contract, in particular providing sufficient guarantees to implement appropriate technical and organisational measures in such a manner that the processing will meet the requirements of the Data Protection Legislation. The processor shall ensure that any such other processor complies with such obligations and the processor shall remain fully liable to the controller for the performance by such other processor of such obligations;
 - f. it shall, taking into account the nature of the processing, assist the controller by appropriate technical and organisational measures, insofar as this is possible, for the fulfilment of the controller's obligation to respond to requests for exercising the data subject's rights laid down in Chapter III (Rights of the data subject) of the GDPR;
 - g. it shall assist the controller in ensuring compliance with the obligations in Articles 32 to 36 ((Security of personal data) and (Data protection impact assessment and prior consultation)) of the GDPR, taking into account the nature of the processor's processing of the personal data and the information available to processor;

- h. at the controller's election, it shall delete or return all the personal data to the controller after the provision of the services relating to processing and delete all existing copies unless Union or Member State law requires storage of the personal data;
 - i. make available to the controller all information necessary to demonstrate compliance with the obligations set out in this Processor Data Protection Addendum and under the GDPR and allow for and contribute to audits, including inspections, conducted by the controller or any auditor mandated by the controller, and shall provide reasonable assistance to the controller and any auditor in respect of such audits;
 - j. taking into account the state of the art, the cost of implementation and the nature, scope, context and purposes of processing as well as the risks of varying likelihood and severity for rights and freedoms of natural persons posed by the processing, it shall implement appropriate technical and organisational measures (which may include, where appropriate: pseudonymising and encrypting personal data; ensuring confidentiality, integrity, availability and resilience of its systems and services; ensuring that availability of and access to personal data can be restored in a timely manner after an incident; and regularly assessing and evaluating the effectiveness of the technical and organisational measures adopted by it) which are designed to implement data-protection principles, such as data minimisation, in an effective manner and to integrate the necessary safeguards into the processing in order to meet the requirements of the Data Protection Legislation, to protect the rights of data subjects, and to ensure and to be able to demonstrate that processing is performed in accordance with the Data Protection Legislation;
 - k. it shall implement appropriate technical and organisational measures for ensuring that, by default, only personal data which are necessary for each specific purpose of the processing are processed. That obligation applies to the amount of personal data collected, the extent of their processing, the period of their storage and their accessibility;
 - l. the processor shall not transfer, or permit the transfer, of the personal data to a third country or international organisation unless the controller has given its prior written consent which shall not be unreasonably withheld and such transfer complies with Data Protection Legislation (and in particular Chapter V (Transfers of personal data to third countries or international organisations) of the GDPR);
 - m. it shall promptly inform the controller if any personal data is lost or destroyed or becomes damaged, corrupted or unusable and will restore such data at its own reasonable and fair expense and where it is necessary and appropriate to do so; and
 - n. in the case of a personal data breach relating to personal data being processed by one party on the other's behalf the processor without undue delay and not later than 24 hours after becoming aware of the breach will notify the controller of the personal data breach unless the personal data breach is unlikely to result in a risk to the rights and freedoms of any natural person. Such notification shall be in writing and shall include at least the information set out in Article 33 of the GDPR to the extent such information is available to the processor. The processor shall immediately update such notification if additional information becomes available to it from time to time;
- II. If Producer or Channel 4 receives notice or otherwise becomes aware of, any claim, complaint, request, direction, query, investigation, proceeding or other action of any data subject, court, regulatory or supervisory authority, or any body, organisation or association as referred to in Article 80 (Representation of data subjects) of the GDPR, in each case which relates in any way to any personal data processed by either the Producer or Channel 4 on behalf of the other party in connection with the Agreement (collectively, "**Regulatory Action**"), or any threat or possibility of any Regulatory Action, then the receiving party shall:
- a. promptly notify the other in writing with reasonable detail of the Regulatory Action, including copies of any relevant correspondence;
 - b. obtain prior written approval from the controller of any action that they propose to take or refrain from taking in response to or in order to comply with any Regulatory Action;
 - c. allow the relevant controller (where it is either Channel 4 or Producer, as applicable) of the personal data that is subject to Regulatory Action, at their request, to take over the conduct of any Regulatory Action;
 - d. both parties shall provide full co-operation and assistance with respect to any Regulatory Action; and
 - e. disclose and supply to Channel 4 or the Producer (as relevant) in utmost good faith all facts, circumstances, information, documents and materials which might reasonably be considered relevant to, or which Channel 4 or the Producer requests in relation to, any Regulatory Action, except, in each case, to the extent that Producer or Channel 4 is prohibited from doing so by applicable law. This paragraph II is without prejudice to the controllers' obligations under Article 31 (Cooperation with the supervisory authority) of the GDPR.
- III. The parties shall review and update this Processor Data Protection Addendum as may be reasonably required to reflect any changes to Data Protection Legislation.
- IV. The parties shall set out and agree elsewhere (which may for example be by way of separate interactive deal memos, service contracts, interactive commissioning specifications or additional content licences) details of the subject-matter and duration of the processing to be undertaken by Producer, the nature and purpose of such

processing, the type(s) of personal data to be processed, and the categories of data subjects which are subject to such processing. If any of the details are to change then the parties shall agree an appropriate amendment in writing.

- (m) This Agreement may be executed in any number of counterparts, each of which when taken together shall constitute one and the same agreement. If this Agreement is executed in counterparts, no signatory thereto shall be bound until all the named parties have duly executed or caused to be duly executed a counterpart of this Agreement. Delivery of an executed counterpart of this Agreement by facsimile or transmitted electronically in either a tagged image format file ("TIFF") or portable document format ("PDF") shall be equally effective as delivery of a manually executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by facsimile, TIFF or PDF shall also deliver a manually executed counterpart of this Agreement, but failure to do so shall not affect the validity, enforceability, or binding effect of this Agreement.

SCHEDULE 1

COLUMN 1	COLUMN 2A	COLUMN 2B	COLUMN 3
CORE CHANNEL 4 SERVICE RIGHTS	CORE SECONDARY TRANSMISSION RIGHTS IN THE UK AND REPUBLIC OF IRELAND	VOD RIGHTS	SUPPORT RIGHTS
Channel 4 Service Rights (including Streaming Rights)	Clip Sales Rights (subject to Clause 29 of the General Terms of Agreement)	Free Video on Demand Rights (subject to Clauses 19 (e) (f) and (g) of the General Terms of Agreement)	British Forces and Community Channel Rights
More4 Service Rights	Closed Circuit Television Rights	Subscription Video On Demand Rights (subject to Clauses 19 (e) (f) and (g) of the General Terms of Agreement)	Clip Sales Rights (subject to Clause 29 of the General Terms of Agreement)
Catch Up TV Rights	Free Cable Television Rights	PPV Video on Demand Rights (subject to Clauses 19 (e) (f) and (g) of the General Terms of Agreement)	Interactive Television Rights (including Streaming Rights)
Channel 4's Format Rights (subject to Clause 25 of the General Terms of Agreement)	Free Satellite Broadcast Rights		Off-Air Recording Rights (ERA Scheme)
Timeshift Rights	Near Video on Demand Rights		Linear Loop Rights
	Other Linear Rights		Non-Theatric Rights (non-exclusive)
Narrative Repeat(s)	Pay Cable Television Rights		Premium Rate Telephone Line Rights
	Pay Satellite Broadcast Rights		Promotional Extract Rights (non-exclusive)
	Promotional Extract Rights (non-exclusive) (subject to Appendix 2)		Support Site Rights
	Streaming Rights (other than on the Channel 4 Service the More4 Service and/or as exploited as part of the Interactive Television Rights)		Synopsis Rights
	Terrestrial Free Broadcast Rights – Analogue		Teletext Rights
	Terrestrial Free Broadcast Rights – Digital		
	Terrestrial Pay Broadcast Rights		

SCHEDULE 2

SECONDARY RIGHTS (EACH SUBJECT TO HOLDBACK IN CLAUSE 21 OF THE GENERAL TERMS)		
COLUMN 1	COLUMN 2	COLUMN 3
SECONDARY TRANSMISSION RIGHTS OUTSIDE THE UK AND REPUBLIC OF IRELAND	CONSUMER PRODUCTS RIGHTS WORLDWIDE	SECONDARY TRANSMISSION RIGHTS WORLDWIDE
Changed Format Rights	DTO Right(s) (subject to additional holdback in Clause 20 of General Terms)	Airlines and Shipping Lines Rights
Clip Sales Rights	Home Videogram Rights	Non-Theatric Rights (non exclusive within the Territory)
Closed Circuit Television Rights	Interactive Videogram Rights	Theatric Rights
Free Cable Television Rights	Merchandising Rights (including Ringtone(s) and Wallpaper(s))	
Free Satellite Broadcast Rights	Music Publishing Rights	
Interactive Television Rights	Publishing Rights	
Near Video on Demand Rights	Radio Rights (subject to additional holdback in Clause 28 of the General Terms of Agreement)	
Other Linear Rights	Record Rights	
Pay Cable Television Rights	Stage Rights	
Pay Satellite Broadcast Rights		
Promotional Extract Rights		
Streaming Rights		
Support Site Rights		
Terrestrial Free Broadcast Rights – Analogue		
Terrestrial Free Broadcast Rights – Digital		
Terrestrial Pay Broadcast Rights		
VOD Rights		

SCHEDULE 3
DELIVERY REQUIREMENTS

In relation to the Programme(s) the Producer shall deliver the following to Channel 4.

In the case of a Series each episode shall be treated as an individual Programme(s) for the purposes of these Delivery Requirements and delivered as one episode per file unless otherwise expressly agreed with Channel 4 in writing and in advance of delivery.

(a) FILE DELIVERY

- (i) 1 Transmission ready file of the Programme(s) conforming to the Channel 4 DPP specification 'Technical Specification for File Delivery (DPP/ Channel Four Television), the latest version of which can be found here:

<https://www.channel4.com/4producers/working-with-us/delivery>

The Transmission file is to be delivered electronically as outlined in "File Delivery Process".

- (ii) As specified in the above mentioned Channel 4 DPP specification, the Producer will also deliver "PDF" files (or similar document format if approved by Channel 4) of the Automated Quality Control (AQC) report, Photo-Sensitive Epilepsy (PSE) report, and "Eyeball" QC report. These will be delivered electronically, via the same route as the transmission file, outlined in "File Delivery Process".
- (iii) It is a requirement that the Producer retains all elements of the Broadcast Programme(s), so that should re-supply be required by Channel 4, those elements will be re-deployed. The elements should be of the highest possible quality, and be retained by the Producer.
- (iv) Audio Stems - It is required to deliver separate audio stems for each File Delivery - These should be delivered as 1xDialogue Stem, 1xVoiceover Stem, 1xAtmos Stem, 1xMusic Stem and should be delivered as broadcast output.

Programme(s) durations must meet those required by Channel 4 as detailed in Programme Running Times document, which is located on the following portal <https://www.channel4.com/4producers/working-with-us/delivery>. Variations to the running time, or the number of parts, must have prior approval from Presentation Presentation@Channel4.co.uk. The End Credit Guide must be closely adhered to and can be found, along with the End Card Kit of Parts, on the Programme Management web page <https://www.channel4.com/4producers/working-with-us/delivery>

- (b) Viewing Copies: – As requested by 1 x Clean and 1 x BITC, either as a viewing link or DVD copies of the final Programme(s) (whichever is requested by the Channel 4 Commissioning Editor), originated from the version from which the file was produced, **to be sent to the Programme Co-ordinator**
- (c) Laboratory/Facilities House Letter (as appropriate) in the form attached to the Production Finance Manager.
- (d) Music and Programme As Completed Forms: Channel 4's Programme As Completed Form submitted on Silvermouse¹ and a completed music cue sheet submitted on Soundmouse for the Programme(s). In addition, if the Programme(s) include(s) any music specifically commissioned by the Producer from third parties for inclusion in the Programme(s) the Producer shall provide to such third party a copy of the final music cue sheet prepared for the Programme(s) in the same form as that supplied to Channel 4 in order that such third party is aware of the duration of music composed by the third party included in the final Programme(s).
- (e) Transcripts: For each completed programme(s) a typed transcript is required for Access Services. The transcript should be in the form of a post-production release script, names must be correctly spelt and dialogue that is in a language other than English must include an English language translation. Any commonly-deployed text format is acceptable, a photocopy is not. Delivery must be by email to Red Bee Access Services rbm.uk.as.programme.materials@ericsson.com, along with the Commissioning Editor & Programme Coordinator, and C4 Information and Archives I&A@channel4.co.uk. It is preferable to deliver the transcript before, or in the same time-frame, as programme delivery. Where a transcript is not available at the time of programme delivery, it must be sent as soon as possible thereafter.
- (f) (i) Listings Information: A suggested billing of between 50 and 100 words for distribution to electronic programme guides, online guides and listing magazines. This billings information should be delivered to the Commissioning Editor and Programme Co-ordinator via email and the Channel 4 Listings Department six weeks or more before the first date on which the Programme(s) is/are expected to be

²Silvermouse is an independent service with its own separate terms and conditions for use.

transmitted. This is the case even if the Programme(s) itself is to be delivered later than the listings information, to accommodate some of the longer lead times in some publications.

- (ii) Synopsis Information. Information as above but truncated to a maximum of 127 character for EPG data usage
- (g) Final Costs of Production: A statement of the final cost of production of the Programme(s) or if requested by Channel 4 and at its expense a certificate prepared by a firm of qualified accountants approved by Channel 4 by email or post to the Production Finance Manager.
- (h) Copies of all Key Personnel contracts and as requested sample copies of all so called blood chits contributors release forms other principal production personnel contracts performers consents library and film clip and stills licences (and if Channel 4 requests such copies then these should be submitted on Silvermouse).
- (i) Captions for Press and Promotional Items: Full caption information for press and on-air promotional use of stills taken by Channel 4's approved photographer by email or post to the Programme Co-ordinator.
- (j) For one year from expiry of the Licence Period, if requested by Channel 4 for legal or compliance reasons all unused takes and other film or tape (whether negative or magnetic) produced for or used in the process of preparing the Programme(s), whether or not actually included in the Programme(s). The Producer shall retain a copy of the Broadcast Programme(s) on either tape or digital file for one year from expiry of the Licence Period in the event that the Producer may be required to supply the Broadcast Programme(s) to Channel 4 again (for technical reasons prior to transmission or otherwise)
- (k) Regionality, Diversity and Albert: Where the Programme(s) is designated as regional evidence to the effect that the Producer has complied with the Ofcom requirements for regionality and confirmation of appropriate Ofcom region. With respect to diversity, confirmation that the Producer has complied with the Commissioning Diversity Guidelines (as set out at www.channel4.com/media/documents/corporate/diversitycharter/Channel4360DiversityCharterFINAL.pdf as updated from time to time). With respect to Albert, confirmation that the Producer has completed a predicted and final carbon footprint using Albert (<https://wearealbert.org>) and has obtained Albert certification where certification has been achieved. Delivery of evidence/confirmation of the foregoing requirements by the Producer will be made via the 4Producers/Channel 4 website on the Diversity Regional Confirmation Form or as otherwise reasonably required in writing by Channel 4.
- (l) Credits Information: If requested by Channel 4, a copy of the credits as they appear in the Programme(s) in a common format such as Microsoft word (or such other format as reasonably required) by email to the Programme Co-ordinator.
- (m) Key art | Cover art | Title art
- Minimum of two 'iconic' images that best represent the series, this could be key art or a main publicity shot. **If this image is a digital artwork, then a layered file must be provided**
 - To be delivered in both **landscape and portrait** formats.
 - Images need to work in multiple sizes for all platforms – they also need to be visible when scaled down on handheld devices phone/tablets.
 - The minimum digital file size of each image will be 4000x3000 pixels and all files will be delivered as high-quality JPGs.
 - **Title treatment/programme** logo as a transparent layered file .svg | .esp | .png | .ai | .indd or layered .psd. Must be a minimum 1600px longest edge 300ppi RGB 8 bits.
 - To be delivered to C4PictureDesk@channel4.co.uk

DELIVERY ADDRESSES AND CONTACTS

ROLE OF PROGRAMME MANAGERS (Manage the programme material delivery into C4's systems)

You will have a Programme Manager designated to you to direct and assist the delivery of your file. To find out who your Programme Manager is, based on the genre of your programme, please see the Programme Management portal page for the latest contact details:

<https://www.channel4.com/4producers/working-with-us/delivery>

ROLE OF PROGRAMME CO-ORDINATORS

Your programme manager will also be able to tell you who your Programme Co-ordinator is. Co-ordinators work to the Channel 4 Commissioning Editors, and manage all the ancillary deliverables that are specifically NOT the asset that you deliver as the “programme” for playout. These are things such as scripts, viewing copies, etc., outlined above.

File Delivery Process:

Please speak to your Programme Manager to create an upload account for the delivery site Clear (employed by Prime Focus Technologies) and for instruction on how to name and upload the Transmission File and above mentioned pdf reports obtain the details of the FTP (File Transfer Protocol) employed by RedBee Media (Ericsson). This will be a folder to which

DVD Deliveries:

If physical DVD viewing copies are requested by your Commissioning Editor (rather than viewing links), they should be delivered to the Programme Co-ordinator at:

Channel Four Television
124 Horseferry Road
Westminster
London
SW1P 2TX

Silvermouse and Soundmouse

For any Silvermouse and Soundmouse enquiries please contact Silvermouseenquiries@Channel4.co.uk

[FORM OF LABORATORY LETTER] [ONLY APPLICABLE IF SHOT ON FILM]

TO: CHANNEL FOUR TELEVISION CORPORATION

Dear Sirs,

(Name of Programme) (No.) ("the Programme(s)")

In consideration of your agreeing that the production laboratory work on the Programme(s) will be done by us, we hereby undertake with the consent and concurrence of [Producer] (hereinafter called "the Producer"):

1. To retain possession of the picture and sound negative (or any part or parts thereof) of the Programme(s) from the time it reaches our possession and to hold it/them to your and the Producer's order.
2. Not to part with the same except in accordance with your and the Producer's written instructions.
3. Not to accept orders from the Producer for any material in connection with the Programme(s) other than those relating to production and distribution requirements and for the answer print except in accordance with your and the Producer's written instructions.
4. Not to assert any claims against the negative of the Programme(s) other than our charges for work done in relation to the Programme(s).

Yours faithfully

for and on behalf of
(laboratory)

Approved for and on behalf of
(Producer)

.....
Director.

.....

[FORM OF FACILITIES HOUSE LETTER]

TO: CHANNEL FOUR TELEVISION CORPORATION

FROM: FACILITIES HOUSE

Dear Sirs,

(Name of Programme) (No.) ("the Programme(s)")

In consideration of your agreeing that the post-production video facilities work on the Programme(s) will be done by us, we hereby undertake:

1. To retain possession of a HDCam SR copy of the edited Master [of each of the Programme(s)] and to hold it to your and the Producer's order.
2. Not to part with the same except in accordance with your and the Producer's written instructions.
3. Not to accept any orders for any material in connection with the Programme(s) other than from the Producer for material relating to production and distribution requirements.
4. Not to assert any claims against the Copy Master other than charges for work done in relation to the Programme(s).

Yours faithfully,

for and on behalf of
(Facilities House)

Approved for and on behalf of
(Producer)

.....
Director

.....

APPENDIX 1
EDITORIAL SPECIFICATION

APPENDIX 2

CHANNEL 4 – HOLDBACK POLICY

TERMS RELATING TO WAIVER OF HOLDBACK ON EXPLOITATION OF ELIGIBLE RIGHTS IN ELIGIBLE PROGRAMME(S) AND CHANNEL 4 OPTIONS TO ACQUIRE E4 SERVICE RIGHTS AND/OR MORE4 SERVICE RIGHTS

1. ELIGIBLE PROGRAMME(S)

- 1.1. The undertakings and warranties given by the Producer in respect of the Core Secondary Transmission Rights pursuant to Clause 1 of the Programme Specific Terms will be interpreted in accordance with the following.
- 1.2. “**Eligible Programme(s)**” shall mean all Channel 4 originated programming in the form of the Broadcast Programme(s) only, but excluding any other versions of the Programme(s) and the following Programme(s) (in respect of which the Channel 4 holdback on exploitation of the Core Secondary Transmission Rights in the Territory shall continue to apply for the full Term (and any extension thereof) as set out in clause 24 of the General Terms and this Appendix 2):
 - a) (unless otherwise agreed) Programme(s) with Key Contributors (and in this regard contributors who make “guest” appearances are not key in this context) who have entered into agreements directly with Channel 4 with the effect that the Producer is not able to exploit the Core Secondary Transmission Rights; and
 - b) Programme(s) that cannot be transmitted again for legal and/or compliance reasons.
- 1.3. For the avoidance of doubt the Producer shall not be entitled to exploit the Core Secondary Transmission Rights in the Programme(s) in the Territory at any time prior to the expiry of Channel 4’s holdback over the Producer’s exploitation of the Core Secondary Transmission Rights as set out below and on expiry of Channel 4’s holdback over the Producer’s exploitation of the Core Secondary Transmission Rights as described below the Producer shall only be entitled to exploit the Eligible Rights in the Eligible Programme(s) in accordance with Paragraph 7 of this Appendix 2.
- 1.4. For the avoidance of doubt Channel 4’s rights to exercise the E4 and More4 Options apply discretely to each Programme(s) or Series so that if Channel 4 has not exercised an E4 Option and/or a More Option in a particular Programme(s) or Series this does not affect Channel 4’s rights to exercise an E4 Option and/or a More4 Option in any subsequent Programme(s) or Series.

2. FIRST E4 AND MORE4 OPTION FOR ALL PROGRAMME(S)

- 2.1. The Producer shall exclusively grant the E4 Service Rights to Channel 4 (subject to payment of the E4 Repeat Fee) for the **E4 Licence Period** provided that Channel 4 notifies the Producer that it wishes to exercise its E4 Service option (“**E4 Service First Option**”) within 6 months of:
 - a) the first C4 Transmission of the Programme(s); or
 - b) if a Series, the first C4 Transmission of the last episode of the Series; or
 - c) in the case of More4 Service premieres, the first More4 Transmission of the Programme(s); or
 - d) if a Series and in the case of More4 Service premieres, the first More4 Transmission of the last episode of the Series.
- 2.2. The Producer shall exclusively grant the More4 Service Rights to Channel 4 (subject to payment of the More4 Repeat Fee) for the **More4 Licence Period** provided that Channel 4 notifies the Producer that it wishes to exercise its More4 Service option (“**More4 Service First Option**”) within 6 months of:
 - a) the first C4 Transmission of the Programme(s); or
 - b) if a Series, the first C4 Transmission of the last episode of the Series.
 - c) in the case of More4 Service premieres, the first More4 Transmission of the Programme(s); or
 - d) if a Series and in the case of More4 Service premieres, the first More4 Transmission of the last episode of the Series.
- 2.3. Channel 4 shall be entitled to exercise an E4 Service First Option and a More4 Service First Option in the Programme(s) at the same time provided that Channel 4’s notices to exercise both options are served on the Producer at the same time.

- 2.4. In relation to that Programme or that Series but not any subsequent Relevant Series: (a) Channel 4 shall not be entitled to convert any E4 Service First Option into a More4 Service First Option once notice has been served and (b) Channel 4 shall not be entitled to convert any More4 Service First Option into an E4 Service First Option once notice has been served.

3. **SECOND E4 AND MORE4 OPTION FOR ALL PROGRAMME(S)**

- 3.1. **Second Option (E4).** Channel 4 shall be entitled to exercise a second option to acquire the E4 Service Rights for an E4 Licence Period (the “**E4 Service Second Option**”) provided that Channel 4 gives notice to the Producer that it wishes to exercise such E4 Service Option at least 6 months prior to expiry of the first E4 Licence Period and/or the first More4 Licence Period (as applicable). The rights granted under this paragraph shall be subject to the payment of an E4 Repeat Fee.

- 3.2. **Second Option (More4).** Channel 4 shall be entitled to exercise a second option to acquire the More4 Service Rights for a More4 Licence Period (the “**More4 Service Second Option**”) provided that Channel 4 gives notice to the Producer that it wishes to exercise such More4 Service Option at least 6 months prior to expiry of the first E4 Licence Period and/or the first More4 Licence Period (as applicable). The rights granted under this paragraph shall be subject to the payment of a More4 Repeat Fee.

- 3.3. Channel 4 shall be entitled to exercise an E4 Service Second Option and a More4 Service Second Option in the Programme(s) at the same time provided that Channel 4’s notices to exercise both options are served on the Producer at the same time.

- 3.4. In relation to that Programme or that Series but not any subsequent Relevant Series: (a) Channel 4 shall not be entitled to convert any E4 Service Second Option into a More4 Service Second Option once notice has been served and (b) Channel 4 shall not be entitled to convert any More4 Service Second Option into an E4 Service Second Option once notice has been served.

- 3.5. For the avoidance of doubt, Channel 4 is not entitled to exercise a third option to acquire E4 Service Rights or More4 Service Rights for One-Off Programme(s) or One-Off Series.

4. **THIRD AND SUBSEQUENT E4 AND MORE4 OPTION(S) FOR PROGRAMME(S) WHICH FORM PART OF A RELEVANT SERIES**

- 4.1. Subject to Paragraph 6.1, Channel 4 shall be entitled to exercise third and subsequent options to acquire E4 Service Rights and/or More4 Service Rights for each Relevant Series for an E4 Licence Period and/or More4 Licence Period on an ongoing basis provided Channel 4:

- a) continues to commission Further Programme(s) as set out in Clause 25 of the General Terms;
- b) serves written notice that it wishes to acquire the E4 Service Rights and/or the More4 Service Rights for each Relevant Series at least 6 months prior to expiry of the previous E4 Licence Period and/or More4 Licence Period; and
- c) pays the E4 Repeat Fee and/or More4 Repeat Fee for each Relevant Series for an E4 Licence Period and/or More4 Licence Period.

- 4.2. Channel 4 shall be entitled to acquire the E4 Service Rights and the More4 Service Rights in the Eligible Programme(s) at the same time provided that Channel 4’s notices to acquire the rights are served on the Producer at the same time.

- 4.3. In relation to that Relevant Series but not any subsequent Relevant Series: (a) Channel 4 shall not be entitled to transfer the E4 Service Rights to the More4 Service once notice has been served; and (b) Channel 4 shall not be entitled to transfer the More4 Service Rights to the E4 Service once notice has been served.

5. **RELEASE PROCESS FOR ELIGIBLE PROGRAMMES (EXCLUDING RELEVANT SERIES)**

- 5.1. Subject to Paragraph 7, if Channel 4 has exercised any of the E4 and More4 Options:

- a) Channel 4’s holdback on the Core Secondary Transmission Rights for the purposes of the Producer exploiting the Eligible Rights in Eligible Programme(s) in the Territory shall expire on the expiry of the final E4 Licence Period or the final More4 Licence Period; and

- b) the Term of the Programme(s) will expire on the later of:
 - (i) expiry of the final E4 Licence Period;
 - (ii) expiry of the final More4 Licence Period;
 - (iii) 3 years from Technical Acceptance of all of the Programme(s); and
- c) Channel 4 shall be entitled to repeat the Programme(s) on the Channel 4 Service (or where a More4 premiere on the More4 Service and/or the Channel 4 Service) during the Term (as may be extended under Paragraph 5.1.b)), subject to payment to the Producer of the applicable repeat fee.

5.2. Subject to Paragraph 7, if Channel 4 has **not** exercised any of the E4 and More4 Options:

- a) in respect of Eligible Programme(s) first transmitted on the Channel 4 Service, Channel 4's holdback on exploitation of the Eligible Rights shall expire 6 months from 24:00 of the date of such first transmission of all of the Eligible Programme(s) on the Channel 4 Service; and
- b) in respect of Eligible Programme(s) first transmitted on the More4 Service, Channel 4's holdback on exploitation of the Eligible Rights shall expire 24 months from 24:00 of the date of such first transmission of all of the Eligible Programme(s) on the More4 Service.

6. RELEASE PROCESS FOR ELIGIBLE PROGRAMME(S) WHICH FORM PART OF A RELEVANT SERIES

6.1. If Further Programmes are not commissioned by Channel 4 in accordance with Clause 25(a) of the General Terms and:

- a) If Channel 4 has already acquired the E4 Service Rights and/or the More4 Service Rights in each Relevant Series for two E4 Licence Period(s) and/or two More4 Licence Period(s), Channel 4 shall not be entitled to acquire any further E4 Service Rights and/or More4 Service Rights;
- b) If Channel 4 has not already acquired the E4 Service Rights and/or the More4 Service Rights in each Relevant Series for two E4 Licence Period(s) and/or two More4 Licence Period(s), Channel 4 shall be entitled to acquire up to two E4 Licence Period(s) and/or up to two More4 Licence Period(s) (subject to paying the relevant E4 Repeat Fee and/or the More4 Repeat Fee) in each Relevant Series provided that Channel 4 serves written notice on the Producer in accordance with Paragraphs 2.1, 2.2, 3.1 or 3.2 as applicable.

6.2. Subject to Paragraph 7, Channel 4's holdback on the Core Secondary Transmission Rights for the purposes of the Producer exploiting the Eligible Rights in each Relevant Series in the Territory shall expire on the later of:

- a) expiry of the final E4 Licence Period;
- b) expiry of the final More4 Licence Period; or
- c) the expiry of the Holdback Window for the Relevant Series.

6.3. The Term of the Relevant Series shall expire on the later of:

- a) expiry of the final E4 Licence Period;
- b) expiry of the final More4 Licence Period; or
- c) 3 years from Technical Acceptance of all of the Programme(s) in the final Relevant Series.

6.4. Channel 4 shall be entitled to repeat the Programme(s) which form part of the Relevant Series on the Channel 4 Service (or where a More4 premiere on the More4 Service and/or the Channel 4 Service) during the Term (as may be extended under Paragraph 6.3), subject to payment to the Producer of the applicable repeat fee.

6.5. If Channel 4 acquires the E4 Service Rights and/or the More4 Service Rights as provided for above, and if the Holdback Window for any Relevant Series is thereby extended beyond the period of 3 years from Technical

Acceptance of all of the Programme(s), no further sums shall be payable to the Producer pursuant to clause 24 of the General Terms as a result of such extension.

- 6.6. For the avoidance of doubt, the exclusive extendable licence in the Core Transmission Rights in the Programme(s) granted to Channel 4 pursuant to Clause 1 of the Programme Specific Terms and the exclusive followed by non-exclusive extendable licence in the VOD Right(s) in the Programme(s) granted to Channel 4 pursuant to Clause 19 of the General Terms both remain in full force and effect for the Term and any extension thereof pursuant to Clauses 19 and 24 of the General Terms and this Appendix 2. However any extension of the Term due to any E4 Licence Period and/or More4 Licence Period in the Programme(s) will in respect of the VOD Right(s) only extend the licence of the VOD Rights in those Programme(s) in an E4 Licence Period and/or More4 Licence Period.

7. RELEASE CRITERIA

- 7.1. On expiry of Channel 4's holdback over the Core Secondary Transmission Rights for the purposes of the Producer exploiting the Eligible Rights in the Territory as provided for above, the Producer shall only be entitled to exploit the Eligible Rights in the Eligible Programme(s) if:

- a) the prospective purchaser of such rights is not a public service broadcaster and the Programme(s) will not be transmitted on a service which is branded and/or wholly owned by the BBC, ITV or Channel 5;
- b) the sale will not bring the Programme(s) and/or Channel 4 into disrepute;
- c) the Programme(s) retains (at Channel 4's discretion) the Channel 4 logo/ credit as they appear on the Programme(s) for the Channel 4/More4 transmission and Channel 4 shall approve any other credit changes in accordance with the General Terms;
- d) the Programme(s) is not exploited by the purchaser to promote the secondary channel and/or the purchaser but not so as to prevent customary publicity for the Programme(s);
- e) an Eligible Programme(s) remains eligible and does not at any time become unbroadcastable for legal and/or compliance reasons;
- f) the Programme(s) is not edited, so as to change the meaning of the Programme(s) and no material (including URL) will be added, without Channel 4's prior written consent save to interpolate advertising, public service announcements and similar material;
- g) Channel 4 has approval of any promotional, marketing or publicity activity using the Channel 4 name/brand/logo;
- h) the exploitation of Eligible Rights in each Eligible Programme shall be a maximum of 10 exhibition days in total across all television programme services (unless otherwise agreed).

- 7.2. "Eligible Rights" shall be limited to exploitation on Scheduled Services only, by means only of the following (all as defined in the General Terms):

- a) Closed Circuit Television Rights;
- b) Free Cable Television Rights;
- c) Free Satellite Broadcast Rights;
- d) Pay Cable Television Rights;
- e) Pay Satellite Broadcast Rights;
- f) Streaming Rights;
- g) Terrestrial Free Broadcast Rights – Analogue;
- h) Terrestrial Free Broadcast Rights – Digital;
- i) Terrestrial Pay Broadcast Rights;
- j) Other Linear Rights.

- 7.3. The Producer may also exploit the non-exclusive Promotional Extract Rights and the Teletext Rights (each as defined in the General Terms) on Scheduled Services in conjunction with the exercise of the rights set out in Paragraph 7.2 above.

- 7.4. For the avoidance of doubt:

- a) all other terms relating to distribution shall remain as per Clauses 17, 18 and 22 of the General Terms;

- b) the terms relating to the E&O policy in the Programme Specific Terms and the General Terms shall apply to any distribution hereunder; and
- c) the Producer shall not be entitled to exploit the Core Secondary Transmission Rights at any time if:
 - (i) the Programme(s) feature Key Contributors; and/or
 - (ii) the Programme(s) cannot be transmitted again for legal and/or compliance reasons.

8. **INVOICING AND PAYMENT**

- 8.1. Where this Appendix 2 provides for a grant of rights from the Producer to Channel 4 which is subject to the payment of a fee:
- a) the Producer shall endeavour to invoice Channel 4 for the relevant fee within 30 days of receipt of the relevant notice from Channel 4 (and Channel 4 shall pay such valid and undisputed invoice within 30 days of receipt); and
 - b) if the Producer fails to send the relevant invoice to Channel 4 within such 30-day period, the relevant rights shall be granted to Channel 4, subject to Channel 4’s continuing obligation to pay the relevant valid and undisputed invoice within 30 days of receipt.

9. **DEFINITIONS AND INTERPRETATION**

9.1. References to “Paragraphs” in this Appendix 2 are to the numbered clauses of this Appendix 2.

9.2. The following terms used in this Appendix 2 shall have the following meanings:

“C4 Transmission”	a transmission on the Channel 4 Service;
“E4 and More4 Options”	the More4 Service First Option, the More4 Service Second Option, the E4 Service First Option and the E4 Service Second Option together (each “ an E4 Service Option ” or “ a More4 Service Option ” (as applicable));
“General Terms”	the General Terms of Agreement.
“More4 Transmission”	a transmission on the More4 Service.

APPENDIX 3

NEW VOD REMUNERATION TERMS

With reference to Clause 12(b) of the Programme Specific Terms of the Agreement, Channel 4 and the Producer agree that the payment provisions in section 4 of the **Memorandum Of Understanding dated 4th May 2012 (located on <https://www.channel4.com/4producers/working-with-us/contracts>)** shall apply to payments for the calendar years 2012 and 2013 and the payment provisions for calendar year 2014 shall be the same as 2013 and thereafter the New VOD Remuneration Terms will be as follows:

The New VOD Remuneration Terms have two time-related rates during the following periods:

Table A

	First VOD Window(s)	Extended VOD Window(s)
During the calendar year 2015	No payment	2.75 pence per View excluding any subsequent First VOD Window(s)
During the calendar year 2016	No payment	2.75 pence per View excluding any subsequent First VOD Window(s)
During the calendar year 2017	No payment	2.75 pence per View excluding any subsequent First VOD Window(s)
During the calendar year 2018	No payment	2.75 pence per View excluding any subsequent First VOD Window(s)

The “**First VOD Window(s)**” applies to each and every transmission of the Programme(s) on the Channel 4 Service and/or More4 Service and/or the E4 Service and starts from each transmission of the Programme(s) and expires seven days after 24:00 of the date of each transmission of the Programme(s).

The “**Extended VOD Window(s)**” starts from the end of the initial First VOD Window(s) and ends on the expiry of: the Term of the Programme(s); the final E4 Licence Period; the final More4 Licence Period; or the Extended Term in the case of a Relevant Series (whichever is the latest); save that the Extended VOD Window will be suspended for the duration of any First VOD Window(s) which will take precedence over the Extended VOD Window(s) so that no payments will be payable to the Producer during any First VOD Window(s).

“**View**” shall mean the viewing of an episode of the Programme(s) on a VOD Service whereby a viewer, once viewing is initiated, is entitled to play, fast forward, rewind, pause, and/or restart viewing of such episode without such actions counting as a separate view and where such view is reported as a view to Channel 4.

With respect to payments to be made for Views for any year, Channel 4 shall following the end of the relevant calendar year report to producers on the number of Views eight weeks after the end of the calendar quarter in which all reporting to Channel 4 for that calendar year is completed.

Channel 4 shall pay no later than 30 days after receipt of a valid and undisputed invoice from the Producer reflecting the amount due in the report to the Producer. For the avoidance of doubt clause 22 of the General Terms of Agreement will not apply to the New VOD Remuneration Terms.

For the avoidance of doubt the New VOD Remuneration Terms and the provisions of this Appendix 3 shall replace all references in the Agreement to the Producer’s share of Net VOD Receipts and except as otherwise provided below the Producer shall not be entitled to any other remuneration or share of revenue or Net VOD Receipts in relation to any exploitation by Channel 4 of the VOD Rights. Channel 4 shall continue to be entitled to receive Channel 4’s share of Net VOD Receipts from the Producer’s exploitation of the VOD Rights as set out in clause 12 (b) (ii) and (iii) of the Programme Specific Terms.

It is agreed that the pence per View payment in the Extended VOD Window(s) as set out in Table A will not apply to Channel 4’s exploitation of the Subscription Video On Demand Rights and/or the PPV Video On Demand Rights and the Producer shall be entitled to be paid 50% of the Net VOD Receipts (as defined in Clause 19 of the General Terms of Agreement) from Channel 4’s exploitation of the Subscription Video On Demand Rights and/or the PPV Video On Demand Rights during the Term or where a Relevant Series the Producer shall be entitled to be paid 50% of the Net VOD Receipts (as defined in Clause 19 of the General Terms of Agreement) generated from Channel 4’s exploitation of the Subscription Video On Demand Rights and/or the PPV Video On Demand during the

Initial Term and then be paid 60% of the Net VOD Receipts generated from Channel 4's exploitation of the Subscription Video On Demand Rights and/or the PPV Video On Demand Rights until expiry of the Extended Term.

At the end of the calendar year 2018, it is agreed that Channel 4 and Pact will consult regarding the pence per View rate to apply in the Extended VOD Window(s) in subsequent years following a review of the applicable pence per View rates for the Extended VOD Window(s) in 2018. The Producer agrees that after the end of calendar year 2018 either the set pence per View rate for the Extended VOD Window(s) shall be applicable or in the absence of any set pence per View rate the Producer shall be entitled to be paid 50% of the Net VOD Receipts (as defined in Clause 19 of the General Terms of Agreement) from Channel 4's exploitation of the VOD Rights in the Extended VOD Window(s) during the Term or where a Relevant Series the Producer shall be entitled to be paid 50% of the Net VOD Receipts (as defined in Clause 19 of the General Terms of Agreement) generated from Channel 4's exploitation of the VOD Rights in the Extended VOD Window(s) during the Initial Term and then be paid 60% of the Net VOD Receipts generated from Channel 4's exploitation of the VOD Rights in the Extended VOD Window(s) until expiry of the Extended Term For the avoidance of doubt no payments will be due to the Producer during any First VOD Window(s).

In addition, no payments will be payable to the Producer in respect of any exploitation of the VOD Rights by Channel 4 prior to the first transmission of the Programme(s) (or where a Series prior to the first transmission of the last episode of the Programme(s)) on the Channel 4 Service or the More4 Service if a More4 premiere or during any transmission of the Programme(s).

APPENDIX 4
THE SUMMARY