

ANNEX 2

**OF THE COLLECTIVE AGREEMENT ON REGULATING COPYRIGHT FOR
BROADCASTING MUSICAL COMPOSITIONS**

The following amendments are made to the Collective Agreement on broadcasting musical compositions published in the “Official Gazette BiH“ no. 80/12 on 9/10/2012 and amended by Annex 1 published in the “Official Gazette BiH“, no. 25/13 on 2/4/2013:

Article 1

The following changes are made in Article 8:

- In a provision in Paragraph 1, line 4, the words “+RBI“ are deleted
- The provision in the final paragraph starting with “RBI – regular budget income“ is deleted entirely.

Article 3

The following amendments are made to Article 10:

A provision of Paragraph 4 (starting with “To the amount of the tariff...“), Paragraph 5 (starting with “Minimum fees...“) and Paragraph 6 (starting with “Tariffs shown in a table...“) are deleted entirely.

Article 4

The following amendments are made to Article 11:

- In Paragraph 1, the words “...the following tariff percentage shall be applied:
 - 4.00% for the user broadcasting a radio program;
 - 2.00% for the user broadcasting a TV program“,

are replaced by:

“...the tariff percentage referred to in Article 10 of the Contract shall be applied. “

- Paragraphs 2 and 3 are deleted entirely.

Article 5

Article 15 is amended to:

“Through this Contract the COLLECTIVE ORGANISATION assumes the responsibility to meet all obligations towards authors arising from copyright.“

Article 6

In Article 17, line three, the words “...and related...“ are deleted.

Article 7

In Article 18, after the words “of this Collective Agreement“ the word “works“ is deleted.

Article 8

The contracting parties are also declaring null and void the following provisions of Annex 1 published in the “Official Gazette BiH“, no. 25/13 on 2/4/2013:

- Article 1 Paragraph 3 of Annex 1 published in the “Official Gazette BiH“, no. 25/13 on 2/4/2013 is deleted entirely.

Article 9

Annex 2 of the Collective Agreement is subject to a suspensive condition, whereby it shall cease to have legal effect, i.e. it shall be considered invalid from the outset if the Court of Bosnia and Herzegovina, ruling in an administrative litigation initiated by the Collective organisation against the decision of the Competition Council of Bosnia and Herzegovina no. 06-26-3-004-41-II/13 from 11 June 2013, adopts a decision to accept the suit of the Collective organisation and nullify the said decision.

Article 10

Annex 2 of the Collective Agreement is executed in four identical copies with one copy for each of the contracting parties.

Article 11

Annex 2 of the Collective Agreement shall enter into force on the day of being signed by the contracting parties and shall become legally binding upon its publication in the “Official Gazette of BiH“

Article 12

Annex 2 is part of the Collective Agreement and all provisions from the Agreement shall apply to Annex 2 as well.

2 September 2013

For PEM

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(OG – 1123/13-G)