



GENERAL TERMS AND CONDITIONS

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

Version: 1.0

[Article 1 Definitions](#)

[Article 2 Applicability of conditions](#)

[Article 3 Disclosure and Amendments](#)

[Article 4 Agency](#)

[Article 5 Tenders and agreements](#)

[Article 6 Transfer of rights](#)

[Article 7 Brand Partnerships](#)

[Article 8 RTL Online Advertising Space](#)

[Article 9 Operators' Online Advertising Space](#)

[Article 10 Supply of Material](#)

[Article 11 Third party rights](#)

[Article 12 Force majeure and unforeseen circumstances](#)

[Article 13 Liability](#)

[Article 14 Broadcasting Dates and Times for Programmes, Advertising Blocks or Commercials](#)

[Article 15 Rates and Surcharges](#)

[Article 16 Payment conditions](#)

[Article 17 Cancellation](#)

[Article 18 Personal data](#)

[Article 19 Termination](#)

[Article 20 Obligation to Negotiate in the event of Dispute](#)

[Article 21 Confidentiality of information](#)

[Article 22 Competent court and Applicable law](#)

[Article 23 Conflicts](#)

[Article 24 Miscellaneous](#)

ARTICLE 1 DEFINITIONS

For the purpose of these General Terms And Conditions, the following definitions apply:

1. **Advertiser or Principal:** the natural person or legal entity that contracts with RTL directly or through the intermediary of an agency for advertising placement. Advertiser is also understood to include companies affiliated to the Advertiser in which the Advertiser holds over half of the shares.
2. **Advertising Space:** the space available on the RTL Channels, BrandDeli Channels and Digital platforms for commercials and advertising material from Advertisers.
3. **General Terms and Conditions:** these RTL General Terms and Conditions for the Sale of Advertising Space and Brand Partnerships;
4. **Base Rate:** the price per GRP agreed between RTL and the Advertiser for Advertising Space purchased by the Advertiser, excluding any applicable indices;
5. **Share of Spending:** the percentage of the Advertiser's total television advertising budget that the Advertiser will spend in a given year with RTL;
6. **Agency:** the intermediary or administrative agency that is instructed to conclude an agreement with RTL at the instruction of a Contracting Party, and as representative also accepts that it is subject to these General Terms and Conditions;
7. **BrandDeli:** the Amsterdam-based limited partnership BrandDeli C.V., registered with the Chamber of Commerce of Amsterdam under number 58982108;
8. **BrandDeli Channels:** the channels operated by BrandDeli on behalf of the Operators;
9. **BrandDeli Technical Requirements:** the most recent technical requirements for the supply of commercials for the BrandDeli Channels and Digital platforms;
10. **Brand Partnerships:** all forms of exposure of the Advertiser's brand, product and/or service, other than by the standard sale of Advertising Space, such as (but not limited to) billboards, short form content, programme sponsoring, sponsored formats and activation campaigns, both on-air and online;
11. **Campaign:** all Advertising Space purchased from RTL within a given period to promote a single specific brand, product and/or service from the Advertiser;
12. **Commercials:** advertising material consisting of audio-visual material that is appropriate and intended – beyond the editorial responsibility of RTL – for broadcasting on behalf of the Advertiser in Advertising Blocks during or between television programmes airing on the RTL Channels and/or BrandDeli Channels and/or Digital platforms;
13. **Content:** audio-visual material created and/or produced by or on behalf of RTL/Operator, including but not limited to Campaigns, Commercials, Brand Partnership, billboards, characters and audio, including all separate audio-visual material elements and unused content;
14. **Digital platform:** internet sites, mobile websites, applications, players and/or other digital platforms and interactive applications offered by RTL and/or Operator that are managed and/or operated by RTL and/or Operator and/or third parties commissioned by RTL and/or Operator;
15. **Event:** an event organised and/or operated by or under the name of RTL/Operator;
16. **Operator:** the operator of a BrandDeli Channel or Digital platform (such as internet sites, mobile websites, applications, players or other digital platforms) that are represented

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

commercially by BrandDeli;

17. **GRP:** abbreviation of "Gross Rating Point", meaning 1% of the audience share within a certain target group;
18. **Audience Share:** the audience share achieved in a certain target group on the basis of viewing figures published by the Stichting Kijkonderzoek (SKO) (*Dutch viewer audience measurement service*), including 'guest' viewers and catch up viewers;
19. **Underscore:** where a Campaign achieves fewer GRPs or impressions than projected for the Advertiser on the basis of the agreed budget;
20. **Overscore:** where a Campaign achieves more GRPs or impressions than projected for the Advertiser on the basis of the agreed budget;
21. **Production Investment:** the fee payable by the Advertiser to RTL for Content created and/or produced by RTL;
22. **Programmatic Advertising:** het digital sale of Online Advertising Space using a real-time online auction model;
23. **Online Advertising Space:** the space available on the Digital platforms for advertising material from Advertisers, including Online video/Stream Ads ("Streamspots"), banners, buttons, homepage takeovers, display ads, etc., that are beyond the editorial responsibility of RTL and/or Operators;
24. **Online video or Stream Ads ("Streamspots"):** Commercials that are appropriate and intended for broadcasting during or between programme material from RTL and/or the Operators on the Digital platforms;
25. **Advertising Block:** two or more commercials broadcast within a defined time;
26. **RTL:** the Hilversum-based RTL Nederland B.V., registered with the Hilversum Chamber of Commerce under number 32105893 together with BrandDeli, unless it is evident from the context that only RTL Nederland B.V. or BrandDeli is meant;
27. **RTL Technical Requirements:** the most recent technical requirements for commercials delivered for the RTL Channels and Digital platforms;
28. **RTL Channels:** the RTL-operated television channels (CLT-UFA S.A.) broadcast in the Netherlands;
29. **Specific Conditions for the purchase of Advertising Space:** RTL's most recently published conditions for applications, reservations and/or bookings of Advertising Space and the supply of Commercials for broadcasting. An up-to-date overview of purchasing options for Advertising Space on the RTL Channels, BrandDeli Channels and Digital platforms, including a brief overview of specific purchase and delivery conditions, is published on the www.adverterenbijrtl.nl and www.branddeli.nl websites;
30. **Sponsor:** an Advertiser who contributes financially to the creation of all or part of a programme on the RTL Channels and/or BrandDeli Channels;
31. **Rates:** the rates published by RTL in its most recent price lists for the broadcasting, placement or inclusion of advertising material on a given RTL Channel or Brand Deli Channel or a given Digital platform;
32. **Broadcasting or Publication:** the broadcasting or publication on a certain RTL Channel, BrandDeli Channel or Digital platform of programme material, including commercials and/or possible other advertising material placed during or between it;

33. **Contracting Party:** the natural or legal entity that contracts or otherwise enters into a relationship with RTL for Advertising Space or has stated an intention to do so;
34. **Working Arrangement:** a temporary agreement (media contract) between RTL and the Advertiser that applies during the negotiations for an annual contract;
35. **Working price:** the Base Rate that is part of the Working Arrangement.

ARTICLE 2 – APPLICABILITY OF CONDITIONS

Paragraph 1

These General Terms and Conditions apply to all offers and confirmations (of orders or otherwise) from RTL, and all agreements concluded with or by RTL and/or to the procurement and/or implementation of such agreements, to the sale of Advertising Space, Brand Partnerships and advertising time, as well as any other associated work and services that are performed by RTL at the behest of a Contracting Party and/or its Agency. The Rates most recently supplied to the Contracting Party and/or its Agency, including the stipulated clauses and conditions (for delivery or otherwise) and explanations (which include the RTL and BrandDeli Technical Requirements and the Specific Conditions for the Purchase of Advertising Space) published on www.adverterenbijrtl.nl and www.branddeli.nl also apply to RTL tenders and agreements and work performed by RTL. The processor conditions (for RTL Nederland B.V.) and/or other brochures provided by RTL apply.

RTL is the party that contracts with the Contracting Party, to the extent that the agreement, tender or work concerns the RTL Channels or the Digital platforms operated by RTL.

BrandDeli is the party that contracts with the Contracting Party, to the extent that the agreement, tender or work concerns the BrandDeli Channels or the Digital platforms operated by BrandDeli or an Operator.

Paragraph 2

The applicability of the General Terms and Conditions and/or other conditions of the Contracting Party or its Agency is hereby expressly excluded. Derogation from the General Terms and Conditions in respect of RTL/Operator require the prior written approval of RTL.

Paragraph 3

These General Terms and Conditions, as RTL's established conditions, have been declared applicable to future follow-up and/or supplementary offers and to agreements and/or their procurement and/or implementation.

Paragraph 4

Offers as provided for in Paragraph 1 and Paragraph 3 of this article include all tenders, quotations, Rates, BrandDeli and RTL Technical Requirements and regulations in the procedure, and to undertakings given.

Paragraph 5

Where one or more separate provisions of these General Terms and Conditions or of the agreement between RTL and the Contracting Party proves to be invalid, it will not impair the remaining provisions of the General Terms and Conditions or the agreement of which the General Terms and Conditions form a part. The parties will replace the relevant provision(s) with one or more new provisions, the purpose of which corresponds as closely as possible to the original provision(s).

ARTICLE 3 DISCLOSURE AND AMENDMENT

Paragraph 1

Anyone who is interested can access these General Terms and Conditions via the RTL website (www.adverterenbijrtl.nl and/or www.branddeli.nl).

Paragraph 2

RTL has the right to make reasonable amendments to these General Terms and Conditions. These amendments will take effect one month after the Contracting Party has been notified.

Paragraph 3

Agreements that are subject to amendments as described in Paragraph 2 of this article may be terminated by the Contracting Party without any liability for damages on either party. The agreement must be terminated by giving notice of one month within ten working days after the Contracting Party could reasonably have become aware of the amendments. The Contracting Party must state in its notice reasons for termination that can reasonably justify a termination linked to the amendment.

Paragraph 4

If within ten days the Contracting Party receives written notice from RTL that it does not believe the reasons given by the Contracting Party can reasonably justify termination and/or that RTL is willing to address the objections, there exists an obligation to negotiate as provided for in Article 20 of these General Terms and Conditions with effect from the date of that written notice. In such circumstances, if the Contracting Party has observed a shorter notice period, termination will be deemed take place one month after the date of the above written notice from RTL. Unless the parties agree otherwise in writing, the original conditions will continue to apply during the negotiating period.

Paragraph 5

At no time will changes in Rates and/or surcharges, pricing, requirements in the purchasing information on www.adverterenbijrtl.nl, www.branddeli.nl and/or the RTL and BrandDeli Technical Requirements and/or RTL's Specific Conditions for the Purchase of Advertising Space explicitly be considered to be an amendment within the definition of Paragraph 2 of this article and consequently can never constitute grounds for termination as provided for in Paragraph 3 of this article.

Paragraph 6

Amendments to bring these General Terms and Conditions into line with statutory and/or other government regulations and/or guidelines and/or the regulations of an industry body and/or legal judgments with which RTL/Operator must reasonably comply cannot constitute grounds for termination by the Contracting Party as provided for in Paragraph 3 of this article.

ARTICLE 4 AGENCY

Paragraph 1

In principle, RTL will accept an agreement that is procured through an Agency only if the Agency concludes the agreement in the name of and for the account of the Contracting Party, with the mandate of the Contracting Party, and the Contracting Party is the party to the agreement concluded with RTL.

Paragraph 2

If the Contracting Party denies the mandate and/or the authorisation to conclude the agreement with RTL, or the Agency otherwise had no authority to conclude the agreement, the Agency will be deemed to have acted in its own name and for its own account.

Paragraph 3

The Agency guarantees that the Contracting Party under whose mandate it purports to act accepts the applicability of these General Terms and Conditions to the future legal relationship between the Contracting Party and RTL.

Paragraph 4

The Agency is jointly and severally liable to RTL, with the Contracting Party under whose mandate it purports to act, for performance of obligations arising out of agreements concluded with RTL. RTL may demand performance of the obligations arising out of the agreement from the Agency.

ARTICLE 5 TENDERS AND AGREEMENTS

Paragraph 1

Unless stated otherwise, all offers and tenders made by RTL, whatever their form or content, are free of obligation and are valid for a maximum of ten working days from the date they are made by RTL.

Paragraph 2

Agreements or amendments to agreements will not become binding upon RTL until RTL has received a copy of the agreement or written notice that the Contracting Party accepts an offer made by RTL, co-signed on behalf of the Contracting Party.

Paragraph 3

Where RTL complies with a request from the Contracting Party to start on work it has tendered for, the Contracting Party will be deemed to have entered into an agreement with RTL from the start of work that complies fully with the offer made by RTL. RTL has the right to terminate any agreement that comes about in this way with immediate effect, without any liability for damages, by giving written notice of termination to the Contracting Party. In the event of such a termination the Contracting Party is obliged to pay RTL for the part of the agreement implemented before the date of termination.

Paragraph 4

RTL may refuse, revoke or withdraw a reservation or offer of Advertising Space, Brand Partnership or Commercial without stating the reason, if it would be counter to the legitimate interests of RTL or the Advertiser to broadcast it. A legitimate interest would in any event be where the content of the advertising material, Brand Partnership or Commercial is contrary to applicable regulations.

Paragraph 5

The Contracting Party and/or its Agency bear the risk of and indemnify RTL and its Principal against the consequences of misconceptions concerning content and implementation of the agreement that arise because communications were not received by RTL or were incorrect, late or incomplete.

ARTICLE 6 TRANSFER OF RIGHTS

Paragraph 1

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

The rights and obligations of the Contracting Party to RTL are strictly personal and may not be transferred or assigned to third parties, in full or in part, without the prior written consent of RTL.

Paragraph 2

A Contracting Party that wishes to engage the services of an Agency to conclude an agreement with RTL, or wishes to replace one Agency with another, must obtain the prior approval of RTL; RTL is under no obligation to give such approval.

Paragraph 3

RTL may in any event refuse to approve the intervention or replacement of an agency if the new Agency does not accept joint and several liability alongside the Contracting Party, and potentially the former Agency, for the performance of obligations arising out of the agreement.

ARTICLE 7 BRAND PARTNERSHIPS**Paragraph 1**

Editorial responsibility for programmes lies with RTL (programme management) and/or the Operators, in other words RTL and/or the Operators determine programme format and content, including Brand Partnership communications on behalf of the Sponsor. The formula and method of Brand Partnership communications must comply with the relevant advertising and sponsoring rules for the RTL Channel, BrandDeli Channel or Digital platform. RTL and/or the Operators may adjust Brand Partnership communications at any time to bring them into line with the applicable rules.

Paragraph 2

The Sponsor's products or services must be used in a natural way and within the context of sponsored programmes. Products and services may only be introduced neutrally and may not be placed in a promotional context.

Paragraph 3

RTL and/or the Operators have final editorial responsibility for form and content of sponsored Events. RTL and/or the Operators determine the form and content, including the method of Brand Partnership communications. The formula and method of the agreed Brand Partnership communications must comply with applicable advertising and sponsoring rules. RTL and/or the Operators may adjust Brand Partnership communications at any time to bring them into line with the applicable rules.

Paragraph 4

If and insofar as the parties agree, the sponsor's name may appear on a billboard and/or a break bumper. Billboards are placed at the start and/or end of a programme. Break bumpers are placed at the start and/or end of an Advertising Block during a programme. The billboards and break bumpers show the rules and guidelines for billboards and break bumpers (for the RTL Channels). They can be found on the RTL websites: www.adverterenbijrtl.nl and www.branddeli.nl.

Paragraph 5

The Sponsor is not permitted to refer to the programme, Event, RTL Channel or BrandDeli Channel or to use the presenter or logo/image of the programme, Event, RTL Channel, BrandDeli Channel or a Digital platform, unless agreement has been reached with RTL on the applicable financial and other conditions.

Paragraph 6

RTL/Operator is not obliged to keep Commercials for a certain period after they were last

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

broadcast/shown. RTL/Operator is not liable to the Advertiser for damage linked to the removal of Commercials.

The Advertiser must supply the material necessary for the production of Content in accordance with the directions and deadlines given by RTL/Operator.

RTL may engage the services of third parties to produce the Content. RTL remains responsible at all times for the performance of its obligations under an agreed Brand Partnership media contract.

If and insofar as project planning allows, Content production includes an opportunity to make corrections and to verify corrections that have been carried out. Where the Advertiser requires extra opportunities for corrections, an additional quotation will be provided in advance to the Advertiser for approval.

All Content created in the context of a Brand Partnerships media contract remains the property of RTL, Operator and/or its licensors, irrespective of whether it is provided to the Advertiser.

RTL/Operator will retain the Content for a period of two years after it has been delivered, *inter alia* for the purpose of re-edits.

Where RTL designs a competition in the context of a Brand Partnerships media contract that qualifies as a promotional game of chance, it is deemed to be offered by the Advertiser and to be run by RTL/Operator on behalf of the Advertiser in accordance with applicable legislation and regulations, including the Dutch Games of Chance Act [*Wet on the Kansspelen*] and the Code of Conduct for Promotional Games of Chance [*Gedragscode Promotieele Kansspelen*]. The Advertiser is responsible for the payment of any gambling tax that is payable on the prizes.

In regard to processing by RTL/Operator of personal data in the context of the competition, RTL/Operator is classified as the "controller". With the exception of the data of participants who have given opt-in consent to receive digital communications from the Advertiser, these data are not provided to the Advertiser. The Advertiser is responsible for compliance with applicable legislation and regulations concerning its use of these data and indemnifies RTL/Operator against claims from the relevant participants in that respect.

Paragraph 7

Unless agreed otherwise in writing, all intellectual property rights relating to the Content, including but not limited to copyrights and trademark rights, are held by RTL, Operator and/or its licensors. Insofar as such a right can only be acquired by filing or registration, this is the exclusive right of RTL/Operator and the Advertiser will cooperate, insofar as necessary, upon first request from RTL/Operator.

Provided that the Advertiser performs all of its obligations under the Brand Partnerships media contract in a timely manner, the Advertiser will acquire the exclusive, limited and non-transferable right to publish the Content on the following platforms throughout the Campaign:

- (i) All RTL Channels, BrandDeli Channels and Digital platforms;
- (ii) Media owned by the Advertiser (including its own website, newsletters and social media);
and
- (iii) Where applicable, other platforms named in the Campaign confirmation.

The Advertiser must obtain the prior written consent of RTL/Operator before publishing the Content on channels other than those listed above and/or after the period of the Campaign, or for use of the Content other than as permitted under the Brand Partnerships media contract. RTL/Operator is entitled to attach conditions to such consent, such as the payment of a fee, or an additional fee, by the Advertiser. RTL/Operator is under no obligation to give such consent. Where applicable,

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

RTL/Operator must consult with any third parties involved and its consent will be dependent in part on those third parties.

The exclusive right described in this paragraph 7 does not detract from the right of RTL and/or the Operators to publish the Content in the implementation of the Brand Partnerships and media contract and in the context of case films, company films, showreels, entries for awards and other forms of B2B communication.

Paragraph 8

If the Advertiser amends or cancels a Brand Partnerships Campaign after the Campaign proposal is agreed, but before the production start date (as set out in the Campaign confirmation), the Advertiser is liable to pay to RTL all of the production investment involved in the relevant Campaign.

If the Advertiser amends or cancels a Brand Partnerships Campaign after the Campaign proposal is agreed, but before the production start date (as set out in the Campaign confirmation), the Advertiser is liable to pay to RTL all of the production investment involved in the relevant Campaign and all of the media investment agreed for the relevant Campaign.

If the advertiser cancels a Brand Partnerships Campaign for which RTL has supplied no creative or production work within a period of 20 working days before the first broadcast/publication date, the Advertiser is liable to pay RTL all of the media investment agreed for the relevant Campaign. Rescheduling is regarded as a cancellation.

The start of a Brand Partnerships Campaign may change in connection with late delivery of the material, which may after consultation lead to redistribution of media pressure during remaining Campaign period.

In the event of cancellation, the agreed production investment must always be paid in full, even where the Advertiser has been affected by force majeure.

ARTICLE 8 RTL ONLINE ADVERTISING SPACE**Paragraph 1**

The Advertiser's use of the online advertising space may not conflict with the provisions of the agreement, the General Terms and Conditions, the relevant and applicable regulations (including but not limited to the Dutch Advertising Code, the Dutch Telecommunications Act, applicable foreign legislation and the General Data Protection Regulation) and generally accepted standards of due care.

Paragraph 2

The Advertiser may not resell the Online Advertising Space for Online video and/or other digital Commercials that is provided to it under this agreement to third parties.

Paragraph 3

Furthermore, the Advertiser is not permitted to use the Commercials for:

- i. the transmission of large volumes of e-mail messages (including spam) to third parties, whether their purpose is commercial or otherwise; and/or
- ii. the transmission of e-mail messages or uploading of files containing viruses or similar software programmes that could impair the operation of the websites offered by RTL, the Internet or third party computers and/or software;
- iii. the collection and/or processing of personal data of the users of RTL Digital platforms.

Paragraph 4

RTL does not guarantee the uninterrupted or full availability of the Digital platforms at all times and reserves the right to block or decommission a Digital platform without notice for maintenance, modifications or improvements, or to adjust, expand, remove or otherwise change a Digital platform. RTL is not liable for resulting damage to the contracting party and/or third parties.

Paragraph 5

If and insofar as an Advertiser uses pixels, cookies, applications, plug-ins and/or other technologies when placing an Online video, Streamspot, online Commercial or other type of advertisement, with the aim of storing data on the peripheral equipment of the users of RTL Digital platforms, the Advertiser guarantees that it, and any third parties whose services it engages, complies with applicable legislation and regulations (including the Telecommunications Act and the General Data Protection Regulation and any further rules imposed by RTL). The Advertiser recognises that the permission of users of RTL Digital platforms is required before it can install cookies and/or use similar technologies. RTL offers support in providing information to and obtaining consent from its users, provided that the Advertiser gives RTL an accurate description of all cookies and/or other technologies added and/or installed by the Advertiser. The description must in any event include the data that will be collected, viewed or measured, the objective, the storage period and the technology used. The Advertiser acknowledges that it has final responsibility for the use of cookies and/or other technologies and is therefore liable in the absence of consent.

Paragraph 6

The Advertiser may process personal data only in the context of the Online videos, Stream Ads ("Streamspots") and online Commercials or other types of advertisement on the RTL Digital platforms, if and insofar as the Advertiser has a legitimate ground for such processing. Where the Advertiser uses tracking, targeting or retargeting techniques, the only legitimate ground is the consent of the user of the RTL Digital platforms. RTL reserves the right to refuse Advertisers that have a different ground for processing.

Paragraph 7

RTL uses the IAB Transparency and Consent Framework to report user consent for the processing of personal data to its online advertising network. The scope of consent can be inferred from the signal from RTL. The Advertiser guarantees that it will not use the personal data in any other way or for any other purpose than that for which RTL has obtained consent. The Advertiser further guarantees that it and any third parties engaged by it will abide by the principles set out in the IAB Transparency and Consent Framework.

Paragraph 8

Only Advertisers and third parties with a Vendor ID from the "IAB Global Vendor & CMP List" are permitted to process the personal data of users of RTL Digital Platforms. RTL reserves the right to make its own selection from the Global Vendor & CMP List. RTL will place the Online videos, Stream Ads ("Streamspots") and online Commercials or other types of advertisements and will process the data from the Advertiser in accordance with RTL privacy and cookie policy. The Advertiser confirms that it is familiar with the content of this policy and hereby gives RTL permission to process the personal data of the Advertiser.

Paragraph 9

The RTL processor conditions apply to the processing of personal data of users of RTL Digital platforms. These can be found on the RTL websites: www.adverterenbijrtl.nl and www.branddeli.nl. RTL is the processing controller in the sense of the General Data Protection Regulation for all

personal data that are collected on the RTL Digital platforms and/or provided by RTL to the Advertiser, e.g. for targeted advertising. The Advertiser is the processing controller for all personal data that are added by the Advertiser or collected from the users outside the RTL network. An Advertiser that uses third party services is deemed to be the controller in respect of processing by the third party.

Paragraph 10

The Advertiser is liable for all damage – including penalties – sustained by RTL in the event of failure to comply with the guarantees in this article and indemnifies RTL against all claims from third parties (including regulators such as the ACM and/or the Dutch Data Protection Authority) in that respect.

ARTICLE 9 OPERATORS' ONLINE ADVERTISING SPACE

Paragraph 1

The provisions of this Article 9 do not apply to the purchase of Online Advertising Space on Twitter and on Programmatic Advertising. The minimum budget for each Online Campaign is €3,000 (excluding VAT). Online videos and display ads can be run-off-site and/or run-off-network/channel.

Run-off-site and/or run-off-network/channel Campaigns will be distributed by BrandDeli to the Digital platforms as it sees fit and installed on all relevant devices (web browser, mobile websites and in app).

The number of impressions or clicks will be established from measurement results produced by the ad management systems used by BrandDeli. Online Campaigns will be invoiced monthly, in arrears, on the basis of the measurement results.

Paragraph 2

Underscores will merely be offset in the form of bonus impressions in a later Campaign. Underscores will not be compensated by financial credit or otherwise.

The Campaign application must indicate that compensation is involved; if it does not, the impressions will be charged.

Compensation that is not utilised within three months of the end of the relevant Campaign and in the same calendar year will automatically cease to be valid.

Paragraph 3

Where the Advertiser cancels an online Campaign within three working days before going live, it is liable to pay all of the agreed Campaign budget to BrandDeli. Shifting is permitted only between the online Campaigns of the same Advertiser.

Shifting of an existing application for Online Advertising Space to a subsequent month will be regarded as a cancellation and will therefore fall under the rules for cancellation of Article 17 of these General Terms and Conditions. Prior consent must be obtained from BrandDeli for changes to the Advertiser's Commercials after delivery.

Paragraph 4

BrandDeli may apply technical measures for measuring scope and/or audience share, such as tags, pixels and/or cookies, that also affect the Commercial. The Advertiser will cooperate fully with the application of such technical measures.

This includes following instructions from BrandDeli adhering to the prescribed specifications and conditions in the BrandDeli Technical Requirements and the delivery specifications published on

www.branddeli.nl.

If the Advertiser wishes to add a cookie, pixel or similar technology to its Commercial(s), it must duly notify BrandDeli before placing the Advertisement. The Advertiser must also comply with relevant applicable legislation and regulations, and with any guidelines BrandDeli/Operator may issue on this subject.

Paragraph 5

If and insofar as an Advertiser uses pixels, cookies, applications, plug-ins and/or other technologies when placing an Online video, Streamspot, online Commercial or other type of advertisement, with the aim of storing data on the peripheral equipment of the users of RTL Digital platforms, the Advertiser guarantees that it, and any third parties whose services it engages, complies with applicable legislation and regulations (including the Telecommunications Act and the General Data Protection Regulation and any further rules imposed by BrandDeli/Operator). The Advertiser recognises that the permission of users of the Operator's Digital platforms is required before it can install cookies and/or use similar technologies.

Paragraph 6

The Advertiser may process personal data only in the context of the Online videos, Stream Ads ("Streamspots"), online Commercials or other types of advertisement on the Operator's Digital platforms if and insofar as the Advertiser has a legitimate ground for such processing. Where the Advertiser uses tracking, targeting or retargeting techniques, the only legitimate ground is the consent of the user of the Operator's Digital platforms. BrandDeli/Operator reserves the right to refuse Advertisers that have a different ground for processing.

Paragraph 7

The Advertiser is liable for all damage – including penalties – sustained by an Operator in the event of failure to comply with the guarantees contained in this article and indemnifies the Operator and RTL against all claims from third parties (including regulators such as the ACM and/or the Dutch Data Protection Authority) in that respect.

ARTICLE 10 SUPPLY OF MATERIAL

Paragraph 1

The Contracting Party guarantees that material supplied by it or on its behalf for the execution of an order, be it in physical, aural, visual or any other form, will be compliant, both at the time of delivery and at the time of broadcast or placement, with the requirements imposed by the applicable legislation and/or other applicable government regulations and/or advertising codes.

Paragraph 2

A Commercial or advertisement that is supplied must observe requirements and time limits as defined by RTL and published in the most recent RTL and BrandDeli Technical Requirements and Specific Conditions for the Purchase of Advertising Space. These can be found on the RTL websites: www.adverterenbijrtl.nl and www.branddeli.nl.

Paragraph 3

A Commercial and/or advertisement must be supplied to RTL in a digital file (file-based), by transmitting a video file and/or computer file via a network connection. The supplied files must be compliant with the most recently published RTL and/or BrandDeli Technical Requirements.

Paragraph 4

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

The files must be sent to the server specified by RTL. The Contracting Party must apply to RTL for an access account to gain access to the RTL server. The Contracting Party must include in its application the reason for its application, the company name and address, e-mail address and contact person's telephone number. Within three days of receipt of this information, RTL will send an e-mail with details of the access account, username/password, the account expiry date, and the Internet address of the RTL server. The Contracting Party guarantees that the access account will be used only to implement agreement and that the data will not be disclosed to third parties.

Paragraph 5

The Contracting Party will ensure that Commercials and advertisements are supplied together with the relevant placement order within the delivery deadline specified by on behalf of RTL. If in the view of RTL a Commercial or advertisement is not supplied in time and/or in accordance with the regulations and/or fails to comply with the RTL and/or BrandDeli Technical Requirements, RTL may suspend or refuse to broadcast the commercial and/or place the advertisement, without any liability for damage sustained as a result of the suspension or refusal.

Paragraph 6

Where material that the Contracting Party and/or its Agency supplies to RTL and/or its principal is incomplete, RTL has the right – at its discretion – to refuse further consideration of the order and/or the placement, without prejudice to the right of RTL to compensation for the placement costs.

Paragraph 7

Under an obligation to inform the Contracting Party and/or its agency in a timely manner, or otherwise as quickly as possible, RTL has the right to reject, limit and/or prematurely terminate broadcasts or placement of certain material supplied to it for that purpose if in the opinion of RTL and/or its principal the broadcasts or placement, or continued broadcasts or placement, are unacceptable and/or previous broadcasts or placements have led to objections and/or protests and/or further broadcasts or placement are expected to lead to objections and/or protests that in the opinion of RTL and/or the principal are well-founded.

In the event that RTL exercises this right it will at no time be liable for any resulting damage, either to third parties or to the Contracting Party or its Agency, and notwithstanding the obligation of the Contracting Party to compensate any damage sustained by RTL and/or its principal.

Paragraph 8

RTL may interrupt or discontinue the performance of all or part of an agreement or order, which explicitly includes the broadcasting of Commercials and/or the placement of advertisements, with immediate effect and without the requirement of prior notice to the Contracting Party, if in the opinion of RTL and/or its principal it contains a Commercial/advertisement that is or could be contrary to any provision of law or the truth, is an affront to good taste or morals and/or is or could be unlawful towards others. Where RTL fails to perform all or part of its obligations on the above grounds or owing to an order from or action by the government and/or competent body, the Contracting Party is liable for all damage sustained as a result by RTL and/or its principal.

ARTICLE 11 THIRD PARTY RIGHTS**Paragraph 1**

The Contracting Party and its Agency guarantee that all of the material supplied by them, be it in physical, aural, visual or any other form, which explicitly includes advertisement and commercials, contains nothing that would violate any third party right, including copyrights or any other intellectual

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

or industrial property rights, and that they are authorised in the broadest sense to commission its publication and/or reproduction by RTL/Operator. The Contracting Party and its Agency also guarantee that the publication and/or reproduction of the material by RTL/Operator does not violate any applicable written or unwritten rule of law.

Paragraph 2

The Contracting Party is obliged to indemnify and compensate RTL/Operator and/or third parties that work for or with them for claims relating to the execution of an order instituted against them by other third parties that incur costs, damages and interest for RTL/Operator and/or the third parties that work with them.

This indemnification and compensation also applies to any claims instituted by third parties in relation to the infringement or alleged infringement of their copyrights or to other claims third parties may enforce in relation to the publication and/or reproduction of the supplied material, on whatever basis, against RTL/Operator, its principals or third parties working for and/or with them.

The Contracting Party guarantees that all payments that are owed in connection with the publication and reproduction by RTL/Operator of the material supplied by the Contracting Party will be made to third parties (including holders of copyright and neighbouring rights). The Contracting Party further guarantees that neither it nor the aforementioned third party rightholders (or the collecting societies that represent them) will demand fees in relation to the publication and reproduction of the material by RTL/Operator.

Paragraph 4

The Contracting Party guarantees payment of all fees owed to third parties (including holders of copyright and neighbouring rights) in connection with the publication, reproduction and synchronisation of any music used in the Commercials and/or advertisements that it supplies. The Contracting Party will also ensure that correct and timely reports of all relevant music-related data are made directly, without the intervention of RTL/Operator, to the responsible collecting societies (for example BUMA/STEMRA and SENA). The Contracting Party fully indemnifies RTL/Operator against any claims from third parties (including collecting societies such as BUMA/STEMRA and SENA) relating to the correct and timely reporting of music data.

ARTICLE 12 FORCE MAJEURE AND UNFORESEEN CIRCUMSTANCES**Paragraph 1**

RTL has the right to suspend performance of one or more obligations under the agreement with the Contracting Party at any time if it is affected by an event of force majeure, without incurring any liability for damages.

If an event of force majeure prevents RTL/Operator from performing its obligations under the agreement with the Contracting Party for one month or more, the Contracting Party has the right to terminate the agreement with RTL without any liability for damages on either party.

Paragraph 2

A situation of force majeure affects RTL/Operator if RTL is prevented from performing or preparing to perform its obligations under the agreement owing to circumstances outside the direct sphere of influence of the management and/or other executives of RTL/Operator.

Where unforeseen circumstances or force majeure prevent RTL/Operator from executing the order from the Contracting Party, RTL/Operator has the right to suspend execution of the order for the duration of the hindrance or cancel the agreement without incurring any liability to pay damages to

the Contracting Party and/or its Agency. In such circumstances, RTL has an obligation to notify the Contracting Party or its Agency of the hindrance as quickly as possible and to make known which options it will pursue. For the purpose of this article, unforeseen circumstances or force majeure are also understood to include situations in which RTL/Operator is no longer able to perform an agreement because of a decision to discontinue broadcasting an RTL and/or Brand Deli Channel or Digital platform and/or because a government or court decision no longer leaves RTL/Operator reasonably free to perform the agreement and/or require such performance of a Principal.

ARTICLE 13 LIABILITY

Paragraph 1

RTL will execute the order or perform the agreement with the Contracting Party and its other work and services with the utmost care. RTL is liable for a failure to perform its obligations only if the Contracting Party can demonstrate serious carelessness on the part of RTL. If RTL is nevertheless liable for non-execution or incorrect execution of orders, its liability is limited to direct losses and to a maximum amount that is in reasonable proportion to, and does not exceed, the amount agreed for the order or that part of it which was not performed or incorrectly performed.

Paragraph 2

RTL/Operator will at no time be liable for indirect losses or consequential damage. Any other or more extensive liability, particularly for indirect losses, is expressly rejected.

Without prejudice to the foregoing, RTL/Operator cannot accept liability for loss or damage to material supplied by the Contracting Party or third parties in accordance with the agreement, be it in physical, visual, aural or other form, except in the event of serious fault, negligence or wilful intent on the part of the management and/or other executives of RTL/Operator.

The Contracting Party is liable for damage sustained by RTL/Operator that is caused directly or indirectly by material supplied by or on behalf of the Contracting Party and/or its publication and/or reproduction and indemnifies RTL/Operator against third party claims for damage caused directly or indirectly by the supplied material and/or its publication and/or reproduction.

Paragraph 4

Where RTL/Operator depends for the performance of its obligations to the Contracting Party on material supplied by the Contracting Party, or the Contracting Party has otherwise undertaken to supply the necessary material and subsequently fails to supply the material on time and in accordance with the requirements specified by RTL/Operator, its principals or third parties that work for and/or with them, RTL has the right to discontinue performance of the agreement, notwithstanding the obligation of the Contracting Party to pay the agreed fee and to compensate in full of any damage sustained as a result by RTL/Operator and/or its principals.

Paragraph 5

The Contracting Party is obliged to insure the material supplied under the agreement concluded with RTL against loss and/or damage and against damage the material causes to third parties.

Paragraph 6

Where human and/or technical error prevents the broadcast of a Commercial or the placement of an advertisement at the originally specified time, allowing a reasonable margin, RTL will make every effort, although under no obligation to compensate damage caused by the postponement, to broadcast the Commercial or the advertisement at a different time, having due regard to the rights of third parties, for a corresponding rate.

Paragraph 7

If the Contracting Party can show that a commercial was not broadcast, the broadcast was deficient or the wrong commercial was broadcast, or that an advertisement was not placed, the placement was deficient or the wrong advertisement was placed, RTL will use its best endeavours, although under no obligation to compensate any damage caused, to offer the Contracting Party the closest possible alternative. This will not apply if RTL can demonstrate that the failure to broadcast the Commercial, the deficiency of the broadcast or the broadcast of the wrong Commercial, or the failure to place the advertisement, the deficiency of the placement or placement of the wrong advertisement was not the fault of RTL/Operator, its personnel or its principals; this is understood to include situations where commercials are not supplied in accordance with RTL requirements, or situations that are otherwise for the account and/or risk of the Contracting Party under these General Terms and Conditions.

ARTICLE 14 BROADCASTING DATES AND TIMES FOR PROGRAMMES, ADVERTISING BLOCKS OR COMMERCIALS

Paragraph 1

Where broadcasting dates and/or times for programmes, advertising blocks and/or Commercials and/or other data relating to programming on one or more RTL Channels, BrandDeli Channels or Digital platforms are specified verbally or in writing in a mailshot, Rates, a quotation, tender or confirmation or in a letter of intent or agreement between RTL and the Contracting Party, this information is considered by RTL to be approximate and indicative and subject to the express reservation that the principals in question have the right at all times to change or cancel programming for the RTL Channels, BrandDeli Channels or Digital platforms (which explicitly includes broadcasting schedules) as it sees fit.

Paragraph 2

RTL is in no way liable for the direct or indirect consequences of a change to the information or changes to and/or cancellation of the programming described in Paragraph 1 of this article.

Paragraph 3

In the event of a programming change as described in Paragraph 1, RTL/Operator and/or its principals are free to change the scheduled broadcasting time for commercials or advertisements. Where, in spite of programming changes, the Contracting Party or the Agency wishes to maintain the original broadcasting time for a commercial, RTL/Operator has a right to attach further conditions.

Paragraph 4

The Contracting Party will submit a written application to RTL for Advertising Space or commercial broadcasting time. Applications must be submitted separately for each product and each Campaign, stating the name of the Advertiser. RTL will do its best to take the application from the Contracting Party into account in its broadcasting schedules. Allocation of Advertising Space and commercial broadcasting time is dependent on aspects including, but not limited to, pre-existing third party preference rights and product hierarchy. RTL does not guarantee its ability to provide the requested Advertising Space or commercial broadcasting time.

The Advertiser's preferred slots can be allocated only if and insofar as they are available. The index indicated on the list of rates applies to preferred slots.

Complaints concerning Commercials or failure to broadcast must be submitted to RTL in writing with supporting reasoning within ten days after the broadcast or scheduled broadcast date. If in

the view of RTL the complaint is well-founded, RTL will use its best endeavours to offer the Advertiser the closest possible alternative.

The Advertiser recognises that RTL (CLT-UFA S.A.) and the Operators are editorially independent and that neither RTL nor the Advertiser can bring influence to bear on editorial decisions by RTL (CLT-UFA S.A.) and these Operators.

ARTICLE 15 RATES AND SURCHARGES

Paragraph 1

The Rates published in the list of rates are base rates. The Rates published for television commercials are based on a commercial length of 30 seconds. The Rates for all other permitted lengths of Commercials can be calculated using a table (commercials index) published separately in the explanation of the most recent list of rates. With regard to advertisements placed on a given Digital platform, the Rates published in the list of rates are based on the options and formats provided. Special options and formats are available upon request.

Paragraph 2

The Rates are merely a base fee for the provision of commercial broadcasting time within the Advertising Blocks or for the provision of Online Advertising Space.

Paragraph 3

RTL has the right to add the surcharges published in its explanation of the most recent list(s) of rates to the Rate calculated in accordance with Paragraph 1 of this article.

Paragraph 4

Rates and pricing do not include the costs of production, development and other external costs. Any such costs that are incurred will in any event be borne by the Contracting Party and charged separately by RTL.

If RTL and the Contracting Party and/or its Agency make agreements on additional services provided by RTL in connection with broadcasting the Commercials, RTL has the right to pass on associated costs to the Contracting Party and/or its Agency.

Paragraph 5

Unless explicitly stated otherwise, the rates specified by RTL in lists of rates, pricing in quotations and/or price agreements exclude value-added tax (VAT).

Paragraph 6

All products offered by RTL are subject to package conditions. These package conditions vary from one product to another. The package conditions can be found under '*Plannersinfo*' on www.adverterenbijrtl.nl.

ARTICLE 16 TERMS OF PAYMENT

Paragraph 1

Unless the parties have agreed otherwise, RTL will in principle invoice for the broadcasting of commercials, placement of advertisements and/or the execution of other orders and/or work on the last day of the month in which the broadcast, placement and/or performance took place.

Paragraph 2

RTL GENERAL TERMS AND CONDITIONS FOR THE SALE OF ADVERTISING SPACE AND BRAND PARTNERSHIPS

The amount owed must be paid within the payment period stipulated on the invoice. If it seems fit, however, RTL may at any time demand an advance payment or what it considers adequate security for full or partial payment.

Paragraph 3

The Contracting Party must pay production and/or development costs or other external costs it is charged to RTL in advance; they will be invoiced two weeks before the costs are incurred with a payment period of seven days after invoice date.

Paragraph 4

If all or part of the invoice is not secured by RTL's credit insurance company, RTL reserves the right to demand payment in advance from the Contracting Party of the amount owed, insofar as it is not secured, without any entitlement to compensatory interest.

Paragraph 5

The following additional payment conditions apply in relation to Brand Partnerships:

The payment conditions are conditional upon RTL's ability to obtain a credit limit. RTL will make this application before specifying the agreements reached (or before the agreement is concluded). If RTL can obtain adequate credit in time, the amount owed will in principle be invoiced on the last day of the month on the basis of actual broadcasts in that month.

A further factor is the invoicing and payment flows directly associated with the sponsoring of a programme. Producers often incur costs long before a broadcast, which RTL is usually required to pay before the broadcast. In such circumstances, the Sponsor must make allowance for payment in advance to RTL, independently of the adequacy of a credit limit.

If a credit limit cannot be obtained in time, the amount owed in relation to one or more broadcasts in a given month must be paid to RTL in good time before the start of that month, before production, or before RTL assigns the production contract to the programme producer.

Paragraph 6

If RTL invoices are required to quote the Advertiser's or Sponsor's reference, the Advertiser or Sponsor must provide this reference to RTL in writing at least one month before the start of the first broadcast. If circumstances require an advance payment, the reference must be provided to RTL in writing at least one month before the first invoice is sent. Invoices will be sent without the reference if it is not provided to RTL in good time. The absence of a reference on an invoice does not entitle the Advertiser or Sponsor to suspend payment. Invoices must always be paid within the stipulated payment period.

Paragraph 7

Upon expiry of the payment period stipulated on the invoice, the Contracting Party becomes in default and is liable by operation of law to pay interest of two percent of the invoice amount per month or part of a month without the requirement of notice of default.

Paragraph 8

Where the Contracting Party and/or its Agency are in default or have otherwise failed to perform one or more of their obligations, the Contracting Party will bear all costs reasonably incurred in seeking payment and/or performance in and out of court, including collection costs and/or other out-of-court costs, which will be at least 15% of the amount owed or at least €113.45 per invoice.

Paragraph 9

Where RTL can demonstrate the reasonable necessity of out-of-court costs, those costs will also

be borne by the Contracting Party. All costs relating to judicial collection will be borne by the Contracting Party.

Paragraph 10

The Agency or the Contracting Party may dispute the correctness of an invoice or claim reimbursement of overpayments within three months of the invoice date. There can be no reliance on the incorrectness of an invoice after that period. A dispute of part of an invoice does not affect the obligation to pay the undisputed.

Paragraph 11

The first deduction from an invoice payment will be the amount of collection costs incurred under Article 16.8 and 16.9; this will be followed by the accrued interest and then the original invoice amount.

Paragraph 12

Neither the Agency nor the Contracting Party is permitted to offset a claim on RTL against invoices from RTL.

Paragraph 13

Neither the Agency nor the Contracting Party is permitted to deduct any payment discount from RTL invoices at its own initiative.

ARTICLE 17 CANCELLATION

Paragraph 1

The Contracting Party has the right terminate the agreement or cancel a reservation up to three working days before the broadcast or placement. Where the Contracting Party and/or its Agency cancels all or part of the implementation agreement or a reservation after the end of the cancellation period, the Contracting Party is liable to pay RTL fees for the unexecuted part of the order, as published in the information on the most recent Rates at the time of cancellation, unless the parties agree a different cancellation arrangement. If over 25% of the original value of reserved broadcasting time or advertising space is cancelled outside the cancellation period, the Contracting Party will owe a fee of four percent of the net rate over the part of the contract that has not been implemented.

Paragraph 2

The Contracting Party must pay fees charged under the provisions of Paragraph 1 of this Article to RTL within 30 days of invoice date. RTL has the right to dispose of broadcasting time advertising space that is released by the cancellation as it sees fit.

ARTICLE 18 PERSONAL DATA

Paragraph 1

Personal data that are collected, obtained or otherwise processed as part of the agreement are and remain at all times the property of RTL/Operator, unless the parties have made agreements in writing on use, processing or other activities relating to these personal data.

Paragraph 2

RTL will place the Commercials and advertisements and process data from the Advertiser in accordance with the privacy and cookie policy of RTL/Operator. The Advertiser confirms that it is

familiar with the content of this policy and hereby gives RTL permission to process the personal data of the Advertiser.

ARTICLE 19 TERMINATION

Paragraph 1

Both RTL and the Contracting Party have the right to terminate an agreement by registered letter if the other party remains in default of its obligations under the agreement after a written demand that allows a reasonable period to remedy.

Paragraph 2

Both RTL and the Contracting Party have the right to terminate the agreement out of court by registered letter without the requirement of any demand or notice of default if the other party is granted a suspension of payments (temporary or otherwise); if it has applied for bankruptcy or is declared bankrupt; if its business is wound up or discontinued; if an attachment is levied on a significant part of its assets; or if the other party can no longer be deemed capable of performing obligations arising out of the agreement.

Paragraph 3

Where the Contracting Party and/or its Agency fails to comply or comply properly or in a timely manner with one or more conditions stipulated in these General Terms and Conditions or agreed with RTL, which is expressly understood to include conditions relating to provisions and supply and other conditions in the RTL and BrandDeli Technical Requirements, the purchase information and conditions on adverterenbijrtl.nl, www.branddeli.nl and/or in the Rates, the Specific Conditions for the Purchase of Advertising Space and/or brochures provided by RTL to the Contracting Party and/or its Agency, RTL has the right, at its discretion and without prejudice to its right to compensation or performance, either to suspend execution of the order for as long as the default continues or to terminate all or part of the agreement, without incurring any liability for damages.

ARTICLE 20 OBLIGATION TO NEGOTIATE IN THE EVENT OF DISPUTE

Where a dispute arises between RTL and the Contracting Party, whether with the intermediary of the Agency or otherwise, about the procurement, interpretation, performance or non-performance or incorrect and/or late performance of an agreement, or where one of the parties believes that such a dispute exists, the parties are obliged to attempt to reach agreement by negotiation.

ARTICLE 21 CONFIDENTIALITY OF INFORMATION

The parties are obliged, both during and after the term of the agreement, to maintain confidentiality in respect of all confidential information of which they become aware; not to disclose such information to or allow its use by third parties and to use the information solely for the purpose for which it was intended. Third parties are also understood to include all persons employed within the organisations of these parties who do not need to be made aware of such information. Confidential information within the definition of these terms and conditions should be deemed to include:

- all information provided directly or indirectly, in writing, verbally or by any other means, which is designated as such and/or which the other party knows or should reasonably understand

is confidential;

- all product, marketing, customer and/or other company information which is designated as such and/or which the other party knows or should reasonably understand is confidential;
- The content of the agreement concluded between the parties, including prices and other conditions;
- Every copy of the above, in whatever format.

ARTICLE 22 COMPETENT COURT AND APPLICABLE LAW

Paragraph 1

Save as otherwise provided in paragraph 2 of this Article, if RTL and the Contracting Party and/or its Agency are unable to come to agreement within one month on a dispute that has arisen between them, this dispute must be submitted to the competent court in the district of Amsterdam, if and insofar as a court in the first instance in that district is competent to hear the claim.

Paragraph 2

Unless the affected parties agree otherwise in writing, any dispute between RTL and the Contracting Party or its Agency is governed by Dutch law.

ARTICLE 23 CONFLICTS

In the event of any conflict, inconsistency and/or difference between the Dutch and English texts of the General Terms and Conditions, the Dutch text prevails.

ARTICLE 24 MISCELLANEOUS

The Advertiser does not have a right to branch or other exclusivity in relation to products or services offered in the Commercials. RTL is free to accept and classify commercials and advertisements from third parties as it sees fit.