The undersigned Claudine Bohnenberger, certified translator with the Court of Justice in Luxembourg by ministerial decree of 18 December, 1991 in application of the Law of 7 July, 1971 hereby certifies that the translation of the document regarding Grand Ducal Regulation of 2 February 2015 on the determination of the amount and modalities of fees (...)/ Coordinated text of 8 March 2021 corresponds in content and in form to the version submitted for the translation.

In case of litigation the original version is binding.

Claudine Marie Mathilde Bohnenberger Digitally signed by Claudine Marie Mathilde Bohnenberger Date: 2021.03.31 09:39:05

Claudine Bohnenberger
Certified translator

Grand ducal regulation of 2 February 2015 on the determination of the amount and modalities of fees to be collected by the Autorité luxembourgeoise indépendante de l'audiovisuel (the Authority) for the supervision of audio-visual and radio media services

(Memorial A - 21 of 10 February 2015, p. 238)

Amended by:

Grand ducal regulation of 3 March 2021 (Memorial. A - 177 of 8 March 2021).

Coordinated text of 8 March 2021

applicable as of 1 January 2021

Art. 1.

Any audio-visual or radio media service provider established in Luxembourg, the service of which is subject to the supervision of the Autorité luxembourgeoise indépendante de l'audiovisuel, hereinafter «the Authority», is subject to the payment of an annual flatrate fee «of 2 000 (two thousand) euros».

The fee is due for each audio-visual media service notified in accordance with article «23bis, 23ter and 23quater» of the amended law of 27 July 1991 on electronic media and for each audio-visual or radio media service to which a licence or permission was granted. However, by derogation, providers having the form of a non-profit association are exempted from the payment of the fee.

Art.2.

Should the audio-visual or radio media service be broadcast in a language other than the ones specified in article 3 of the law of 24 February 1984 on languages and the Authority has to request the services of an external expert, the costs generated by this mission will be invoiced by the Authority and must be paid by the audio-visual or radio media service provider.

Art.3.

Fees are payable during the month of January of the calendar year for which they are due. Incurred expert costs are payable after reception of the invoice issued by the Authority.

Fees and costs are payable to the Authority by transfer to one of the accounts specified for this purpose by the Authority.

Art. 4

The provisions of the present regulation shall apply as of the financial year 2015.

Art.5

Our Minister of Communications and Media is in charge of the enforcement of the present regulation, which will be published in the Memorial (Official Journal).

¹ Substituted by grand ducal regulation of 3 March 2021.