On behalf of:

Adam R. Scripps John P. Scripps Trust under agreement dated 2/10/77

Anne La Dow FBO Peter M. Scripps
Anne M. La Dow Trust under Agreement dated John Patrick Scripps

10/27/2011 John Peter Scripps 2013 Revocable Trust

Anthony S. Granado Jonathan L. Scripps
Barbara Victoria Scripps Evans Julia Scripps Heidt
Careen Cardin Kendall S. Barmonde

Charles E. Scripps, Jr, Keon Korey Vasquez
Charles Kyne McCabe La Dow Family Trust under agreement dated 6/29/2004

Charles L, Barmonde Manuel E. Granado
Cody Dubuc Margaret Scripps Klenzing

Corina S, Granado Marilyn S. Wade
Crystal Vasquez Lozano Marital Trust of the La Dow Family Trust (subtrust of La

Cynthia J. Scripps Dow Family Trust)
Douglas A. Evans Mary Ann S. Sanchez

Douglas A. Evans 1983 Trust Mary Peirce

Eaton M. ScrippsMaxwell Christopher LoganEdward W. Scripps, Jr.Megan Scripps TagliaferriEli W. ScrippsR. Michael ScagliottiElizabeth A. LoganMolly E. McCabe

Elizabeth A. Logan

Molly E. McCabe

Elizabeth Scripps

Monica Holcomb

Nackey E. Scagliotti

Ellen M. Scripps Kaheny

Paul K. Scripps

Ellen M. Scripps Kaheny Revocable Trust dtd April 17, Peggy Scripps Evans 2014 Peter R. La Dow

2014 Peter R. La Dow Estate of Robert P. Scripps, Jr. Raymundo H. Granado, Jr.

Eva Scripps Altai Rebecca Scripps Brickner

Gerald J. Scripps Samantha J. Brickner

Geraldine Scripps Granado Savannah Brickner

J. Sebastian ScrippsThomas S. Evans Irrevocable Trust under agreementJames Bryce Vasquezdated 11/13/12Jimmy R. ScrippsVirginia S. VasquezJohn P. ScrippsWendy E. Scripps

John P. Scripps Trust Exempt Trust under agreement William A. Scripps dated 2/10/77 William H. Scripps

John P. Scripps Trust under agreement dated 2/10/77 Scripps Family 1992 Revocable Trust, dated 06-09-92

FBO Barbara Scripps Evans

Sam D.F. Scripps

John P. Scripps Trust FBO Douglas A. Evans under

agreement dated 12/28/84

Welland H. Scripps

agreement dated 12/28/84 Welland H. Scripps

John P. Scripps Trust FBO Ellen McRae Scripps under Wesley W. Scripps

agreement dated 12/28/84 William A. Scripps Jr.

John P. Scripps Trust FBO Paul K. Scripps under

agreement dated 2/10/77

The Polish Financial Supervision Authority Plac Powstańców Warszawy 1 00-950 Warszawa

Pursuant to articles 69 and 69a of the Act on Public Offerings and Conditions for Introducing Financial Instruments to an Organized Trading System and on Public Companies of 29 July 2005 (consolidated text, Journal of Laws of 2013 item 1382), acting as an attorney of members of the Scripps family who are parties to the Scripps Family Agreement governing the Common Voting Shares in Scripps Networks Interactive, Inc. with its registered office in Knoxville, Tennessee, USA:

- Adam R. Scripps
- Anne La Dow
- Anne M. La Dow Trust under Agreement dated 10/27/2011
- Anthony S. Granado
- Barbara Victoria Scripps Evans
- Careen Cardin
- Charles E. Scripps, Jr,
- Charles Kyne McCabe
- Charles L, Barmonde
- Cody Dubuc
- Corina S, Granado
- Crystal Vasquez Lozano
- Cynthia J. Scripps
- Douglas A. Evans
- Douglas A. Evans 1983 Trust
- Eaton M. Scripps
- Edward W. Scripps, Jr.
- Eli W. Scripps
- Elizabeth A. Logan
- Elizabeth Scripps
- Ellen B, Granado
- Ellen M. Scripps Kaheny
- Ellen M. Scripps Kaheny Revocable
 Trust dtd April 17, 2014
- Estate of Robert P. Scripps, Jr.
- Eva Scripps Altai

- Gerald J. Scripps
- Geraldine Scripps Granado
- J. Sebastian Scripps
- James Bryce Vasquez
- Jimmy R. Scripps
- John P. Scripps
- John P. Scripps Trust Exempt Trust under agreement dated 2/10/77
- John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps Evans
- John P. Scripps Trust FBO Douglas A.
 Evans under agreement dated
 12/28/84
- John P. Scripps Trust FBO Ellen McRae
 Scripps under agreement dated
 12/28/84
- John P. Scripps Trust FBO Paul K.
 Scripps under agreement dated
 2/10/77
- John P. Scripps Trust under agreement dated 2/10/77 FBO Peter M. Scripps
- John Patrick Scripps
- John Peter Scripps 2013 Revocable Trust
- Jonathan L. Scripps
- Julia Scripps Heidt
- Kendall S. Barmonde

- Keon Korey Vasquez
- La Dow Family Trust under agreement dated 6/29/2004
- Manuel E. Granado
- Margaret Scripps Klenzing
- Marilyn S. Wade
- Marital Trust of the La Dow Family Trust (subtrust of La Dow Family Trust)
- Mary Ann S. Sanchez
- Mary Peirce
- Maxwell Christopher Logan
- Megan Scripps Tagliaferri
- R. Michael Scagliotti
- Molly E. McCabe
- Monica Holcomb
- Nackey E. Scagliotti
- Paul K. Scripps
- Peggy Scripps Evans
- Peter R. La Dow
- Raymundo H. Granado, Jr.
- Rebecca Scripps Brickner
- Samantha J. Brickner
- Savannah Brickner
- Thomas S. Evans Irrevocable Trust under agreement dated 11/13/12
- Virginia S. Vasquez
- Wendy E. Scripps
- William A. Scripps
- William H. Scripps
- Scripps Family 1992 Revocable Trust, dated 06-09-92
- Sam D.F. Scripps
- Samuel Joseph Logan
- Welland H. Scripps
- Wesley W. Scripps
- William A. Scripps Jr.

(hereinafter jointly referred to as the "Scripps Family Members" – in this notification Scripps Family Members will each time mean all of the above Scripps family members acting jointly as parties to the Scripps Family Agreement governing the Common Voting Shares in Scripps Networks Interactive, Inc. with its registered office in Knoxville, Tennessee, USA),

I hereby give notice that:

- I. On 1 July 2015 Scripps Family Members indirectly acquired, through the following companies:
- Scripps Networks Interactive, Inc.
- Ulysses UK Inc.
- Scripps Media Investments I
- Scripps Media Investments II
- Southbank Media Ltd
- N-Vision B.V.
- Polish Television Holding B.V.
- TVN S.A. (treasury shares).

(collectively, the "Subsidiaries")

191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) shares in TVN S.A. with its registered office in Warsaw ("TVN"), carrying 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) votes (which includes votes from the 12,500,000 treasury shares held by TVN) at TVN's general meeting, representing 54.37% of TVN's share capital and 54.37% of votes at TVN's general meeting (including 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) ordinary registered shares carrying 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) votes, representing 51.13% of share capital and 51.13% of votes at TVN and 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) ordinary bearer shares, carrying 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) votes, representing 3.24% of share capital and 3.24% of votes in TVN).

Prior to the said acquisition of the TVN shares, Scripps Family Members did not directly or indirectly held any shares in TVN.

After the said acquisition, Scripps Family Members indirectly held (through the Subsidiaries) 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six)

shares in TVN S.A., carrying 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) votes (which includes votes from the 12,500,000 treasury shares held by TVN) at TVN's general meeting, representing 54.37% of TVN's share capital and 54.37% of votes at TVN's general meeting (including 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) ordinary registered shares carrying 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) votes, representing 51.13% of share capital and 51.13% of votes and 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) ordinary bearer shares, carrying 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) votes, representing 3.24% of share capital and 3.24% of votes in TVN).

The transaction referred to above was conducted outside a regulated market.

Scripps Family Members intend to increase its share in the total votes at TVN's general meeting up to 100% over the next 12 months.

To the best of Scripps Family Members' knowledge, the Subsidiaries listed below held the following number of TVN shares:

- TVN S.A. 12,500,000 (twelve million five hundred thousand) treasury shares;
- Polish Television Holding B.V. 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) shares;
- N-Vision B.V. 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) shares.

No third parties are entitled, under an agreement with Scripps Family Members, to vote the TVN shares.

II. On 6 July 2015, Scripps Family Members received information that on 6 July 2015, the District Court for Warsaw in Warsaw, the Thirteenth Commercial Department for the National Court Register made an entry in the commercial register concerning the reduction of TVN's share capital from PLN 70,549,661.60 (seventy million five hundred forty nine thousand six hundred sixty one 60/100 zlotys) to PLN 68,049,661.60 (sixty eight million forty nine thousand six hundred sixty one 60/100 zlotys) by way of redemption of 12,500,000 (twelve million five hundred thousand) treasury shares held by TVN ("Capital Reduction").

As a result of the Capital Reduction, at present Scripps Family Members hold indirectly, through:

• Scripps Networks Interactive, Inc.

- Ulysses UK Inc.
- Scripps Media Investments I
- Scripps Media Investments II
- Southbank Media Ltd
- N-Vision B.V.
- Polish Television Holding B.V.

179,295,606 (one hundred seventy nine million two hundred ninety five thousand six hundred six) TVN shares, carrying 179,295,606 (one hundred seventy nine million two hundred ninety five thousand six hundred six) votes at TVN's general meeting, representing 52.70% of TVN's share capital and 52.70% of the total number of votes at TVN's general meeting (including 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) ordinary registered shares carrying 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) votes, representing 51.13% of the share capital and 51.13% of the total number of votes at TVN, as well as 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) votes, representing 1.57% of the share capital and 1.57% of the total number of votes at TVN).

Before the Capital Reduction, Scripps Family Members held indirectly, through its Subsidiaries, shares in and votes at TVN in an number and representing a share in the share capital and the total number of votes at TVN's general meeting as indicated in Section I above.

To the best of Scripps Family Members' knowledge, as at 7 July 2015, their Subsidiaries listed below hold the following number of TVN shares:

- Polish Television Holding B.V. 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) shares;
- N-Vision B.V. 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) shares.

No third parties are entitled, under an agreement with Scripps Family Members, to vote the TVN shares.

SCRIPPS NETWORKS INTERACTIVE, Inc.

9721 Sherrill Boulevard

Knoxville TN, 37932

USA

The Polish Financial Supervision Authority
Plac Powstańców Warszawy 1
00-950 Warszawa

Pursuant to articles 69 and 69a of the Act on Public Offerings and Conditions for Introducing Financial Instruments to an Organized Trading System and on Public Companies of 29 July 2005 (consolidated text, Journal of Laws of 2013 item 1382), acting as an attorney-in-fact of Scripps Networks Interactive, Inc with its registered office in Knoxville, USA ("**SNI**"), I hereby give notice that:

- I. On 1 July 2015 SNI indirectly acquired, through the following companies:
- Ulysses UK Inc.
- Scripps Media Investments I
- Scripps Media Investments II
- Southbank Media Ltd
- N-Vision B.V.
- Polish Television Holding B.V.
- TVN S.A. (treasury shares)

(collectively, the "Subsidiaries")

191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) shares in TVN S.A. with its registered office in Warsaw ("TVN"), carrying 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) votes (which includes votes from the 12,500,000 treasury shares held by TVN) at TVN's general meeting, representing 54.37% of TVN's share capital and 54.37% of votes at TVN's general meeting (including 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) ordinary registered shares carrying 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) votes, representing 51.13% of share capital and 51.13% of votes at TVN and 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) ordinary bearer

shares, carrying 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) votes, representing 3.24% of share capital and 3.24% of votes in TVN).

Prior to the said acquisition of the TVN shares, SNI did not directly or indirectly held any shares in TVN.

After the said acquisition, SNI indirectly held (through the Subsidiaries) 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) shares in TVN S.A., carrying 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) votes (which includes votes from the 12,500,000 treasury shares held by TVN) at TVN's general meeting, representing 54.37% of TVN's share capital and 54.37% of votes at TVN's general meeting (including 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) ordinary registered shares carrying 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) votes, representing 51.13% of share capital and 51.13% of votes and 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) ordinary bearer shares, carrying 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) votes, representing 3.24% of share capital and 3.24% of votes in TVN).

The transaction referred to above was conducted outside a regulated market.

SNI intends to increase its share in the total votes at TVN's general meeting up to 100% over the next 12 months.

To the best of SNI's knowledge, the Subsidiaries listed below held the following number of TVN shares:

- TVN S.A. 12,500,000 (twelve million five hundred thousand) treasury shares;
- Polish Television Holding B.V. 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) shares;
- N-Vision B.V. 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) shares.

No third parties are entitled, under an agreement with SNI, to vote the TVN shares.

II. On 6 July 2015, SNI received information that on 6 July 2015, the District Court for Warsaw in Warsaw, the Thirteenth Commercial Department for the National Court Register made an entry in the commercial register concerning the reduction of TVN's share capital from PLN 70,549,661.60 (seventy million five hundred forty nine thousand six hundred sixty one 60/100 zlotys) to PLN 68,049,661.60 (sixty eight million forty nine thousand six hundred sixty one 60/100 zlotys) by way of redemption of 12,500,000 (twelve million five hundred thousand) treasury shares held by TVN ("Capital Reduction").

As a result of the Capital Reduction, at present SNI holds indirectly, through:

- Ulysses UK Inc.
- Scripps Media Investments I
- Scripps Media Investments II
- Southbank Media Ltd
- N-Vision B.V.
- Polish Television Holding B.V.

179,295,606 (one hundred seventy nine million two hundred ninety five thousand six hundred six) TVN shares, carrying 179,295,606 (one hundred seventy nine million two hundred ninety five thousand six hundred six) votes at TVN's general meeting, representing 52.70% of TVN's share capital and 52.70% of the total number of votes at TVN's general meeting (including 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) ordinary registered shares carrying 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) votes, representing 51.13% of the share capital and 51.13% of the total number of votes at TVN, as well as 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) votes, representing 1.57% of the share capital and 1.57% of the total number of votes at TVN).

Before the Capital Reduction, SNI held indirectly, through its Subsidiaries, shares in and votes at TVN in an number and representing a share in the share capital and the total number of votes at TVN's general meeting as indicated in Section I above.

To the best of SNI's knowledge, as at 6 July 2015, its Subsidiaries listed below hold the following number of TVN shares:

- Polish Television Holding B.V. 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) shares;
- N-Vision B.V. 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) shares.

No third parties are entitled, under an agreement with SNI, to vote the TVN shares.

Southbank Media Limited

One Fleet Place

London, United Kingdom

EC4M 7WS

The Polish Financial Supervision Authority
Plac Powstańców Warszawy 1
00-950 Warszawa

Pursuant to articles 69 and 69a of the Act on Public Offerings and Conditions for Introducing Financial Instruments to an Organized Trading System and on Public Companies of 29 July 2005 (consolidated text, Journal of Laws of 2013 item 1382), acting as an attorney-in-fact of Southbank Media Limited with its registered office in London, United Kingdom ("SBM"), I hereby give notice that:

- I. On 1 July 2015 SBM indirectly acquired, through the following companies:
- N-Vision B.V.
- Polish Television Holding B.V.
- TVN S.A. (treasury shares)

(collectively, the "Subsidiaries")

191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) shares in TVN S.A. with its registered office in Warsaw ("TVN"), carrying 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) votes (which includes votes from the 12,500,000 treasury shares held by TVN) at TVN's general meeting, representing 54.37% of TVN's share capital and 54.37% of votes at TVN's general meeting (including 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) ordinary registered shares carrying 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) votes, representing 51.13% of share capital and 51.13% of votes at TVN and 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) ordinary bearer shares,

carrying 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) votes, representing 3.24% of share capital and 3.24% of votes in TVN).

Prior to the said acquisition of the TVN shares, SBM did not directly or indirectly held any shares in TVN.

After the said acquisition, SBM indirectly held (through the Subsidiaries) 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) shares in TVN S.A., carrying 191,795,606 (one hundred ninety one million seven hundred ninety five thousand six hundred six) votes (which includes votes from the 12,500,000 treasury shares held by TVN) at TVN's general meeting, representing 54.37% of TVN's share capital and 54.37% of votes at TVN's general meeting (including 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) ordinary registered shares carrying 180,355,430 (one hundred eighty million three hundred fifty five thousand four hundred thirty) votes, representing 51.13% of share capital and 51.13% of votes and 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) ordinary bearer shares, carrying 11.440.176 (eleven million four hundred forty thousand one hundred seventy six) votes, representing 3.24% of share capital and 3.24% of votes in TVN).

The transaction referred to above was conducted outside a regulated market.

SBM intends to increase its share in the total votes at TVN's general meeting up to 100% over the next 12 months.

To the best of SBM's knowledge, the Subsidiaries listed below held the following number of TVN shares:

- TVN S.A. 12,500,000 (twelve million five hundred thousand) treasury shares;
- Polish Television Holding B.V. 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) shares;
- N-Vision B.V. 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) shares.

No third parties were entitled, under an agreement with SBM, to vote the TVN shares.

II. On 6 July 2015, SBM received information that on 6 July 2015, the District Court for Warsaw in Warsaw, the Thirteenth Commercial Department for the National Court Register made an entry in the commercial register concerning the reduction of TVN's share capital from PLN 70,549,661.60 (seventy million five hundred forty nine thousand six hundred sixty one 60/100 zlotys) to PLN 68,049,661.60 (sixty eight million forty nine thousand six hundred sixty one 60/100 zlotys) by way of redemption of 12,500,000 (twelve million five hundred thousand) treasury shares held by TVN ("Capital Reduction").

As a result of the Capital Reduction, at present SBM holds indirectly, through:

- N-Vision B.V.
- Polish Television Holding B.V.

179,295,606 (one hundred seventy nine million two hundred ninety five thousand six hundred six) TVN shares, carrying 179,295,606 (one hundred seventy nine million two hundred ninety five thousand six hundred six) votes at TVN's general meeting, representing 52.70% of TVN's share capital and 52.70% of the total number of votes at TVN's general meeting (including 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) ordinary registered shares carrying 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) votes, representing 51.13% of the share capital and 51.13% of the total number of votes at TVN, as well as 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) ordinary bearer shares carrying 5,326,426 (five million three hundred twenty six thousand four hundred twenty six thousand four hundred twenty six) votes, representing 1.57% of the share capital and 1.57% of the total number of votes at TVN).

Before the Capital Reduction, SBM held indirectly, through its Subsidiaries, shares in and votes at TVN in an number and representing a share in the share capital and the total number of votes at TVN's general meeting as indicated in Section I above.

To the best of SBM's knowledge, as at 6 July 2015, its Subsidiaries listed below hold the following number of TVN shares:

- Polish Television Holding B.V. 173,969,180 (one hundred seventy three million nine hundred sixty nine thousand one hundred eighty) shares;
- N-Vision B.V. 5,326,426 (five million three hundred twenty six thousand four hundred twenty six) shares.

No third parties are entitled, under an agreement with SBM, to vote the TVN shares.