GLOBAL SCREEN PRODUCERS STATEMENT ON STREAMING PLATFORM REGULATION & INTELLECTUAL PROPERTY PROTECTIONS

Together we represent thousands of screen industry businesses and share a commitment to securing regulation from our respective governments that will ensure that our industry continues to both be sustainable and maintains our nation's cultural sovereignty.

To help achieve this, government regulation of digital streaming platforms should be guided by the following principles:

- Local content has both **significant cultural and economic importance** and is a strategic national asset.
- Local audiences should have access to a **broad range of new local stories** across all the platforms they are using.
- All platforms that derive financial benefit from conducting business in the local market should **financially contribute**, proportionally, to the **creation of new local content** for the benefit of local audiences.
- To meet audience expectations, there is a need to maintain and support a healthy screen sector (development, production (including post-production), distribution), that delivers **employment**, **economic activity**, **industry upskilling**, **exports**, **and growth opportunities**.
- Government has a role to address market failure and any imbalance in commercial bargaining power in the creation and delivery of quality new local screen content.
- Independent screen businesses (SMEs) are critical to achieving this cultural and economic objective.
- There is **significant scope for growth** in existing levels of production, investment, employment, commissioned content hours and exports, provided fit for purpose regulation, that protects local cultural assets, is in place.
- Independent screen businesses should own and/or retain control of the intellectual property (IP), and rights in their work, including the right to financially participate in the success generated by their work on a platform, created as part of a nation's own unique cultural heritage.
- Any government regulated investment framework should specify that the majority of this investment should be fulfilled through projects where IP is under the control of independent screen businesses. This principle will assist businesses to remain strong and sustainable, thereby enhancing their capacity to invest in the development and production of new IP.

This statement is supported by:

- AECINE Asociación de productoras de Cine Independiente (Spain)
- Animation in Europe (Europe)
- AnimFrance (France)
- APA Associazione Produttori Audiovisivi (Italy)
- APCA Associação Producers Cinema Audiovisual (Portugal)
- APFC Alliance des producteurs francophones du Canada (Canada)
- APIT Associação de Produtores Independentes de Televisão (Portugal)
- <u>AQPM</u> Association québécoise de la production médiatique (Canada)
- <u>CEPI European Audiovisual Production Association (EU)</u>
- CIMA Asociación de Mujeres Cineastas y de Medios Audiovisuales (Spain)
- CMPA Canadian Media Producers Association (Canada)
- Doc/it Associazione Documentaristi Italiani (Italy)
- EPC The European Producers Club (EU)
- FIPCA Ibero-American Federation of Film and Audiovisual Producers (LatAM)
- FPS Association of Slovene Film Producers (Slovenia)
- IBAIA Asociación de Productoras Audiovisuales Independientes del País Vasco
- MAPA Andalusian Audiovisual Producers Federation (Spain)
- PATE Asociación de Productores Audiovisual Independientes (Spain)
- PIAF Productoras Independientes Audiovisuales Federadas (Spain)
- PROA Federación de Productoras Audiovisuales (Spain)
- PROFilm Productoras Españolas de Audiovisual Internacional (Spain)
- Produzentenverband (Germany)
- SPA Screen Producers Australia (AU)
- SPADA The Screen Production and Development Association (NZ)
- SPI Screen Producers Ireland (Ireland)
- UPFF+ Union of Francophone Producers of Films & Series (Belgium)
- USPA Union Syndicale de la Production Audiovisuelle (EU)

