

The launch of the share buy-back program

The Management Board of Selena FM S.A. with its registered office in Wrocław (“the Company”) hereby announces that, acting on the basis of Resolution No. 10 of the Ordinary General Meeting of the Company’s Shareholders of 27.05.2021 on the authorization of the Management Board to purchase, in the name and on behalf of the Company, the Company’s own shares and determining the principles of purchasing the Company’s own shares, today (08.10.2021) adopted a resolution on launching a share buy-back program and conducting the first tranche of the Company’s share buy-back. The Management Board of the Company also informs that it concluded an agreement with Santander Bank Polska S.A. – Santander Biuro Maklerskie (Santander Brokerage House) to provide agency services in the buy-back of the Company’s own shares by way of inviting Shareholders to submit offers to sell their shares.

Below the Company provides information on the most important principles of executing the buy-back of the Company’s own shares resulting from the above resolution of the Management Board:

1. The share buy-back program will be carried out in tranches, in the period from 08.10.2021 to 27.05.2024, however not longer than until exhaustion of funds allocated for purchase of own shares.
2. The dates of carrying out particular tranches of the buy-back, the maximum number of own shares bought back within the tranche and the price at which own shares will be bought back within the given tranche will be determined by the resolutions of the Management Board.
3. As part of the first tranche of the share buy-back:
 - a) not more than 1,000,000 (one million) own shares of the Company of the total nominal value of PLN 50,000.00 (fifty thousand zlotys) will be purchased,
 - b) own shares will be bought back at the price of PLN 24.00 (twenty four zlotys) per share, which was determined taking into account the conditions resulting from the resolution of the Ordinary General Meeting of Shareholders.
 - c) Treasury shares will be purchased through the brokerage house of Santander Bank Polska S.A. in a transaction or transactions outside the regulated market. The transactions shall be carried out on the basis of sale offers of the Company’s shares submitted by the Company’s Shareholders in response to the invitation to submit offers to sell the Company’s shares announced by the Company (hereinafter referred to as the “Offering”):
 - d) The schedule of Selena FM S.A.’s share buy-back is as follows:
 - date of the Offering announcement: 08.10.2021.
 - opening date for the acceptance of sale offers from the shareholders: 12.10.2021.
 - closing date for acceptance of sale offers from the shareholders: 20.10.2021.
 - the expected settlement date for the acquisition of own shares by the Company: 25.10.2021.
4. The total purchase price of the Company’s own shares cannot exceed the amount of the reserve capital created for the purchase of the Company’s own shares by virtue of Resolution No. 11 of the Ordinary General Meeting of Shareholders of the Company of 27.05.2021, i.e. PLN 75,000,000.00.
5. The subject of the acquisition shall be ordinary bearer shares with the nominal value of PLN 0.05 (five groszes), coded PLSELNA00010, fully paid-up, fully transferable and free of any encumbrances or restrictions imposed on behalf of third parties in rem or in obligation (such as, in particular, ordinary, fiscal, registered or financial pledge, right of pre-emption, right of priority or seizure in enforcement proceedings).
6. Own shares acquired by the Company may be intended for: a) redemption of own shares of the Company; b) further resale of own shares of the Company; c) exchange for shares or stocks in the course of the Company’s acquisitions or restructuring; d) establishing a security for the liabilities incurred by the Company, in particular a pledge, a registered

pledge, a financial pledge or an assignment by way of security; e) any other legally permissible manner of allocation by the Company's Management Board taking into account the needs resulting from the conducted business activity, upon the consent of the Supervisory Board.

7. Pursuant to Resolution No. 10 of the Ordinary General Meeting of Selena FM S.A. of 27.05.2021, the Company's Management Board, in its sole discretion, guided by the interests of the Company, may at any time: a) end the acquisition of own shares before the date specified in § 1 sec. 8 thereof or before the pool of funds provided for their acquisition is fully exhausted, b) forego the acquisition of own shares in whole or in part; c) waive or discontinue the implementation of this resolution in whole or in part.

If the total number of shares covered by all the offers for sale submitted by the Shareholders within the deadline for acceptance of the sale offers is higher than the number of shares indicated in the Offering, i.e. higher than 1,000,000 shares, the Company shall purchase the shares using a pro rata reduction of the sale offers submitted; fractional numbers of shares shall be rounded down to the nearest whole number; and all Shareholders' offers shall be accepted by the Company in such proportion that the Company purchases shares in the proportionally reduced amount as described.

In the event that after the application of the proportional reduction in accordance with the rules specified above there are shares which have not been allocated, such shares shall be allocated sequentially, starting with sales offers for the highest number of shares to sales offers for the lowest number of shares, until the total pool of shares is exhausted.

The invitation to submit sale offers for the shares in Selena FM S.A. will be made public today, i.e. on 08.10.2021: in the form of a current ESPI report (the invitation is attached thereto), on the website of Selena FM S.A. and, immediately after the Company's publication, on the website of the brokerage house of Santander Bank Polska S.A. – Santander Brokerage House.

INVITATION TO SHAREHOLDERS TO SUBMIT OFFERS FOR THE SALE OF SHARES IN SELENA FM S.A.

(joint stock company with registered office in Wrocław at: ul. Strzegomska 2-4, 53-611 Wrocław, entered in the register of entrepreneurs of the National Court Register kept by the District Court for Wrocław-Fabryczna, VI Commercial Division of the National Court Register under KRS No. 0000292032)

This invitation to submit offers for the sale of shares (the “**Offering**”) in Selena FM S.A. with its registered office in Wrocław (the “**Company**”) was published on 8 October 2021 in connection with Resolution No. 10 of the General Meeting of the Company dated 27 May 2021 on authorising the Management Board to purchase, in the name and on behalf of the Company, its own shares, and specifying the principles of the Company’s purchase of its own shares (the “**Resolution**”). Under the Resolution, the Company carries out a buy-back of its own shares for the purpose of their redemption. The repurchase will be carried out under the terms of the Offering.

An explanation of the meaning of capitalized terms not defined herein is contained in Section 15 of the Offering.

1. Shares in the Offering

The subject of the Offering is not more than 1,000,000.00 (in words: one million) dematerialized ordinary bearer shares of the Company, with a nominal value of PLN 0.05 (five groszes) each, registered by the NDS (National Securities Depository) under the ISIN code PLSELNA00010, which are traded on the regulated market of the WSE (Warsaw Stock Exchange) and constitute, as at the date of announcement of the Offering, approximately 4.38% of the share capital of the Company and approximately 3.73% of the total number of votes at the General Meeting of the Company (“**Shares**”).

2. The number of treasury shares held by the Company as at the date of announcing the Offering and the number of treasury shares the Company intends to acquire as a result of the Offering

The Company intends to purchase no more than 1,000,000 (in words: one million) shares in the Company in this Offering. Under the Resolution, authorization to purchase the Company’s own shares was granted to the Company’s Management Board for a period not longer than until 27 May 2024, however not longer than until exhaustion of funds dedicated for the execution of the share buy-back.

As at the date of announcing the Offering, the Company does not hold any own shares. As a rule, the Company does not exercise participation rights from its own shares (Article 364 § 2 of the Act of 15 September 2000 – Commercial Companies Code, Journal of Laws 2020.1526, consolidated text 2020.09.04 (“**CCC**”).

3. The Purchase Price

The offered Share purchase price amounts to **PLN 24.00 (in words: twenty-four zlotys 00/100) per one Share (“Purchase Price”)**. The Purchase Price corresponds to the price assumptions adopted in the Resolution.

4. The entity acting as an intermediary in conducting and settling the Offering

The entity acting as an intermediary in the conduct and settlement of the Offering is:

Santander Bank Polska S.A. - Santander Brokerage House
al. Jana Pawła II 17, 00-854 Warsaw, Poland
tel. +48 61 856 44 44
fax +48 61 856 47 70
<https://www.santander.pl/inwestor, bm.sekretariat@santander.pl>
 (“Brokerage House”)

5. Schedule of the Offering

Date of the Offering announcement:	08 October 2021
Opening date for the acceptance of Sale Offers:	12 October 2021
Closing date for acceptance of Sale Offers:	20 October 2021
Expected date of the transaction settlement and purchase of Shares	25 October 2021

The Company reserves the right to cancel the Offering both before and after the commencement of the Offer, as well as to change any deadline not yet due. The Offering will be cancelled in particular in the case described in Section 8 below. In case of cancelling the Offering or changing the deadlines of the Offering, relevant information will be made public in the form of a current report on the Company's website (<https://www.selena.com/pl/relacje-inwestorskie/raporty/>) and on the website of the Brokerage House (<https://www.santander.pl/inwestor>).

6. Entities entitled to submit Sale Offers

All the Company's Shareholders are entitled to submit Sale Offers within the framework of the Offering. The Shares offered under the Sale Offers must be free from any Encumbrances.

7. The procedure for submission of Sale Offers

Prior to the submission of a Sale Offer, Shareholders should familiarize themselves with the procedures and regulations of the Escrow Banks and Investment Companies maintaining securities accounts in which they hold Shares with respect to the execution of transactions in response to the announced Offering and with respect to the issue of certificates of deposit and the establishment and release of blockades on Shares, in particular with the deadlines applied by the Escrow Bank or Investment Company concerned, as well as with the fees charged by the Escrow Bank or Investment Company for performing the above actions.

Shareholders holding Shares on a securities account maintained by an Investment Company shall submit to that Investment Company a copy of the Sale Offer form, completed in duplicate, one for each of the Shareholder submitting the Sale Offer and the Investment Company.

During the period of acceptance of the Sale Offers Shareholders may submit any number of Sale Offers.

The rules of identification of the Shareholder who submits the Sale Offer and the manner of accepting the Sale Offer are specified by the entity accepting the Sale Offer.

Sale Offers may also be placed in an electronic form or by telephone at a Brokerage House by a client of a Brokerage House or at an Investment Company by a client of an Investment Company, provided that it is in accordance with the regulations of this Brokerage House or Investment Company and such entities are duly authorized to issue a Sale Offer in writing on the basis of an instruction from a client received in an electronic form or by telephone. The Sale Offer in the electronic or telephone form may be placed within hours defined in the regulations of the Brokerage House or a given Investment Company accepting the instructions.

A Shareholder holding shares of the Company on a brokerage account maintained by an Investment Company should contact the Investment Company to confirm the manner, hours and places of accepting the Sale Offers by the Investment Company.

Shareholders holding Shares on a securities account with the Escrow Bank shall:

- a) submit to the Escrow Bank an instruction to block the Shares together with an irrevocable instruction to issue a settlement instruction in favour of the Company pursuant to the terms of the Offering in accordance with the procedures set forth in the internal regulations of the Escrow Bank and to issue a certificate of deposit for the blocked Shares,
- b) submit at the Brokerage House the original deposit certificate issued by the Escrow Bank keeping the securities account of the Shareholder, confirming the blocking of Shares until the settlement date of the transaction within the framework of the Offering inclusive and issuance of an irrevocable instruction to issue a settlement instruction for the benefit of the Company, as well as a form of the Sale Offer completed in two copies

Shareholders whose shares are deposited in an account with the Escrow Bank or entities duly authorized to act on behalf of

such Shareholders will be able to submit the Sale Offer only to Santander Bank Polska S.A. – Santander Brokerage House at the following location: Santander Bank Polska S.A.- Santander Brokerage House , Institutional Sales Support Team, Al. Jana Pawła II 17 (10th floor), 00-854 Warsaw, from 9:00 am to 4:00 pm CET.

Shareholders who attach the completed form of the Sale Offer with a secure electronic signature verified with a valid qualified certificate and attach a deposit certificate signed also with a secure electronic signature verified with a valid qualified certificate, will be able to submit the Sale Offer by sending the documents to the relevant e-mail addresses: OPS@santander.pl and magdalena.abramowska@santander.pl.

The Sale Offer submitted by a Shareholder (client of the Escrow Bank) should be for a number of Shares no higher than the number specified in the deposit certificate attached to the Sale Offer. If the number of Shares indicated in the Sale Offer is not fully covered by the accompanying deposit certificate, such Sale Offer shall not be accepted in full. During the period of acceptance of Sale Offers, the Shareholders may submit any number of Sale Offers, attaching a deposit certificate to each submitted Sale Offer.

When submitting the Sale Offer, the representative or proxy of a Shareholder who is a legal person or an unincorporated entity holding Shares on an account with the Escrow Bank should present an excerpt from the register relevant for the Shareholder's registered office or another official document containing basic information on the Shareholder, specifying its legal form, method of representation and full names of persons authorised to represent it. Unless otherwise provided by law or international agreements to which the Republic of Poland is a party, the above-mentioned excerpt should include *an apostille* or be certified by a Polish diplomatic mission or consular office and then translated into Polish by a sworn translator.

A Shareholder may submit a Sale Offer for a number of shares in the Company higher than the number of Shares subject to this Offering.

The Sale Offer must be unconditional and irrevocable, cannot contain any reservations, and must be binding on the person submitting it until the Offering is settled or until the Offering is revoked by the Company. Any consequences, including invalidity of the Sale Offer, resulting from an improper submission of the Sale Offer shall be borne by the Shareholder (client of the Escrow Bank).

The Investment Company shall inform the Brokerage House about the Shareholder's submission of a Sale Offer under the terms defined in the "Procedure of proceeding and executing transactions as part of the invitation to shareholders to sell shares in Selena FM Spółka Akcyjna..." and sent to the Investment Company by the Brokerage House, with the proviso that the subject of the Sale Offers can only be unencumbered and unblocked shares registered on the Shareholder's securities account, and the Investment Company, pursuant to the binding internal regulations, shall take actions to ensure that the shares which are the subject to the Sale Offers cannot be used by the Shareholder or by the Investment Company for purposes other than the settlement of the share buy-back transaction.

The Brokerage House shall not be held liable to the Shareholder for any damage caused as a result of failure of the Investment Company accepting the Sale Offer from the Shareholder to send information about the Sale Offer to the Brokerage House.

If the Sale Offer is made by proxy, the Shareholder should familiarize himself/herself with the rules of the Investment Company/Escrow Bank where his/her shares are deposited with respect to acting by proxy.

Escrow Banks submitting the Sale Offers on behalf of their clients may, instead of a power of attorney, submit a statement confirming that they are duly authorized and instructed to submit Sale Offers for the Shares. A specimen of such statement will be provided to the Escrow Banks.

In order to standardize the documents required to submit a Sale Offer, a complete set of forms will be sent to entities maintaining securities accounts – participants of the NDS.

The Company and the Brokerage House shall not be held liable for non-execution (non-acceptance) of the Sales Offers which the Brokerage House or the Investment Company maintaining the brokerage account of the Shareholder receives prior to the commencement or after the expiry of the term of acceptance of the Sales Offers, as well as Sales Offers submitted incorrectly or which were not accompanied by required documents, in particular a deposit certificate.

8. Cancellation of the Offering

The Company reserves the right to cancel the Offering both before and after the commencement of acceptance of the Sale Offers. In particular, the Company may cancel the Offering if another entity announces a tender offer for the sale or exchange of the Company's shares.

In the event of cancellation of the Offering, the Company will not be responsible for the reimbursement of costs incurred by Shareholders, their attorneys or legal representatives in connection with the submission of the Sale Offer or other actions necessary for the submission of the Sale Offer, or for payment of any compensation.

If the Offering is cancelled, relevant information will be made public in the form of the Company's current report, on the Company's website (<https://www.selena.com/pl/relacje-investors/reports/>) and on the website of the Brokerage House (<https://www.santander.pl/inwestor>).

9. Acquisition of Shares from Shareholders and Principles of Reduction

A Shareholder may submit a Sale Offer for a number of shares greater than the number of Shares to be purchased under this Offering, in particular, a Shareholder may submit a Sale Offer for all of his or her shares in the Company.

In the event that the number of Shares covered by the submitted Sale Offers is equal to or less than the number of Shares, the Company shall purchase all the Shares covered by the submitted Sale Offers.

If the total number of Shares covered by all Sale Offers submitted by Shareholders within the deadline for acceptance of the Sale Offers is higher than the number of Shares indicated in the Offering, i.e. higher than 1,000,000 Shares, the Company shall purchase the Shares using a pro rata reduction of the Sale Offers submitted; fractional numbers of Shares shall be rounded down to the nearest whole number; and all Shareholders' offers shall be accepted by the Company in such proportion that the Company purchases Shares in the proportionally reduced amount as described.

In the event that after the application of the proportional reduction in accordance with the rules specified above there are Shares which have not been allocated, such Shares shall be allocated sequentially, starting with Sales Offers for the highest number of Shares to Sales Offers for the lowest number of Shares, until the total pool of Shares is exhausted.

The Company will only be entitled to accept Sale Offers submitted in accordance with the terms of the Offering. In particular, the Company will not accept any Sale Offer on an incorrectly completed form or any Sale Offer without the required documents, including a deposit certificate (if required) confirming the blocking of the Company's Shares and the irrevocable instruction to issue a settlement instruction. The transfer of ownership of the Shares from the Shareholders to the Company will take place over the counter and will be settled through the depository-settlement system of the NDS. The entity mediating in the settlement is the Brokerage House.

10. The payment of the Purchase Price

The Purchase Price for the Shares acquired from particular Shareholders, in the number determined in accordance with the principles specified in Section 9 above, shall be paid by the Company in cash in Polish zloty. The amount constituting the product of the final number of Shares purchased from individual Shareholders and the Purchase Price may be reduced by the commission due and other fees (provided that such commission or fees are charged by the Brokerage House, the Escrow Bank or the Investment Company issuing the settlement instruction, in accordance with the fee schedule of such entity).

11. The purpose of Shares

The Shares acquired by the Company may be intended for: a) redemption of Shares; b) further resale of Shares; c) exchange for shares or stocks in the course of the Company's acquisitions or restructuring; d) establishing a security for the liabilities incurred by the Company, in particular a pledge, a registered pledge, a financial pledge or an assignment by way of security; e) any other legally permissible manner of allocation by the Company's Management Board taking into account the needs resulting from the conducted business activity, upon the consent of the Supervisory Board.

If the Shares are to be redeemed after they have been acquired by the Company, the Management Board of the Company shall convene the General Meeting with an agenda providing for adoption of a resolution on redemption of Shares acquired from the Shareholders and reduction of the Company's share capital as a result of redemption of the Shares acquired from the Shareholders and amendment of the Company's Articles of Association.

12. The legal nature of the Offering

This Offering does not constitute a tender offer for the sale or exchange of shares referred to in Article 73 and subsequent articles of the Act on Public Offering. In particular, Articles 77 and 79 of the Act on Public Offering and the provisions of the Regulation do not apply to this Offering. This proposal does not constitute an offer within the meaning of Article 66 of the Civil Code.

This document does not require approval or submission to the Financial Supervision Authority or any other authority.

This document does not constitute an offer to purchase, or a solicitation of an offer to sell any securities in any jurisdiction in which it would be unlawful to make such offer or solicit to sell securities or require any permit, notification or registration.

This document does not constitute investment, legal or tax advice. In matters relating to the Offering, Shareholders should seek advice from investment, legal and tax advisors.

The text of this Offering was published by the Company in a current report on the day of its announcement. The text of the Offering is also available on the Company's website(<https://www.selena.com/pl/relacje-inwestorskie/raporty/>) and on the Brokerage House's website(<https://www.santander.pl/inwestor>).

Any additional information on the procedure for accepting the Sale Offers in response to this Offering may be obtained at the Brokerage House by telephone at (22) 586 85 64 or (61) 856 46 50 and at Investment Companies and Escrow Banks participating in the NDS.

13. Taxation

It should be noted that the sale of Shares to the Company may result in tax consequences for Shareholders. For these reasons, Shareholders are recommended to seek advice from a tax, financial and legal advisor in individual cases or to obtain the official position of the relevant administrative authorities competent in this respect.

14. Information on the personal data processing by Santander Bank Polska S.A.

Pursuant to Article 13(1) and (2) and Article 14(1) and (2) of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/56/EC ("GDPR") applicable as of 25 May 2018, we inform you about how and for what purpose we process your personal data ("data"), as well as about your data protection rights.

A. Who is responsible for data processing and who can be contacted?

The controller of the data of the Shareholders who submit Sale Offers to the Investment Companies keeping securities accounts of these Shareholders are, respectively, the Investment Companies accepting the Sale Offers.

The controller of the data of the Shareholders whose Sale Offers are accepted by the Brokerage House, is Santander Bank Polska S.A. with its registered office in Warsaw ("**Bank**").

The Bank has appointed a Data Protection Officer who can be contacted in writing by addressing correspondence to: Santander Bank Polska S.A. pl. Andersa 5, 61-894 Poznań, with a note: "Data Protection Officer" and by email, at: iod@santander.pl. The Data Protection Officer may be contacted in all matters relating to the processing of personal data and exercising rights in relation to data processing.

B. Why and on what legal basis do we process your data?

We process your data in accordance with the provisions of GDPR and Polish data protection regulations. Data processing takes place:

- in connection with the performance of obligations imposed by law on entities conducting brokerage activities – Santander Bank Polska S.A. –Santander Brokerage House (Article 6(1)(C) of GDPR), including:
 - associated with the performance of the obligations set out in the Act of July 29, 2005 on Trading in Financial Instruments and the Provisions Set out in this Act;
 - related to the performance of reporting obligations pursuant to Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012 ("**MIFIR**");due to legitimate interests pursued by the Bank (Article 6(1)(f) of GDPR). We do so, for example, when we process data of persons acting on behalf of customers, when we act to prevent crime, to ensure the Bank' IT security, to

assert and defend against claims.

Providing the data by the Shareholders is a condition for the execution of the Sale Offer and results from the fulfilment of duties under the above-mentioned legal regulations or is necessary for the purposes resulting from the above-mentioned legally justified interests of the Bank. If you do not provide the Bank with the necessary details, the Brokerage House will not be able to process the Sale Offer on your behalf.

C. Who can we share data with?

Data may be disclosed to other recipients in order to fulfil a legal obligation imposed on the Bank or for purposes resulting from the Bank's legitimate interests. In particular, the recipients of the data may be:

- a) Selena FM S.A. and its authorised employees;
- b) public authorities, such as the Financial Supervision Authority; entities participating in the processes necessary to execute the Sale Offer, including entities keeping securities accounts of the Shareholders;
- c) entities entitled to receive information covered by professional secrecy, as indicated in the Act on Trading in Financial Instruments and indicated in other legal regulations;
- d) entities processing data on behalf of the Bank and their authorised employees, where such entities process data on the basis of an agreement with the Bank and only in accordance with the Bank's instructions.

D. How long will your data be processed (stored)?

Your data will be processed for the period necessary for the purposes of the processing indicated in Section B, i.e.:

- in terms of fulfilling legal obligations of Santander Bank Polska S.A. – Santander Brokerage House in connection with its operations – until the Bank has fulfilled these obligations;
- until the legitimate interests of the Bank forming the basis of such processing are fulfilled or until you object to such processing, unless there are legitimate grounds for further processing.

E. Rights of the Shareholder being the data subject

- the right to access personal data, including the right to obtain a copy of such data under the principles set out in Article 15 of GDPR;
- the right to demand the rectification (correction) of personal data in case the data are incorrect or incomplete – under the principles set out in Article 16 of GDPR;
- the right to request the erasure of personal data (the so-called “right to be forgotten”) under the principles set out in Article 17 of GDPR;
- the right to request the restriction of the processing of personal data under the principles set out in Article 18 of GDPR;
- the right to transfer personal data under the principles set out in Article 20 of GDPR;
- the right to object under the principles set out in Article 21 of GDPR;
- the right to lodge a complaint to the supervisory authority, which in the Republic of Poland is the President of the Office for Personal Data Protection, if you believe that the processing of your data violates the provisions of GDPR.

F. The sources of personal data acquisition

If Sales Offers are made through a proxy or representative – the persons making a Sale Offer on behalf of the Shareholder are the source of data acquisition.

G. Categories of processed data:

We process your data to the extent indicated in the Sale Offer form.

15. Definitions and abbreviations used in the Offering

In addition to the terms defined in the body of this Offer, the following capitalized terms shall have the meanings set forth below:

Shareholder	a natural person, a legal person or an organizational unit without legal personality, being a shareholder of the Company.
Escrow Bank	an escrow bank in the meaning of the Act on Trading in Financial Instruments.
Investment Company	an investment company within the meaning of the Act on Trading in Financial Instruments.
WSE	Giełda Papierów Wartościowych w Warszawie S.A. – the Warsaw Stock Exchange
NDS	Krajowy Depozyt Papierów Wartościowych – the National Securities Depository
Encumbrances	ordinary, fiscal, registered or financial pledge, attachment by way of execution or security, option, right of pre-emption, right of priority or any other right, encumbrance or restriction created in favour of third parties in rem or in obligation.
Sale Offer	an offer to sell Shares for redemption made by a Shareholder to the Company in response to the Offering.
Regulation	Regulation of the Minister of Finance, Funds and Regional Policy of 26 November 2020 on the form of tender offers for the sale or exchange of shares in a public company, the detailed method of their announcement, and the terms and conditions for the acquisition of shares under such tender offers (Journal of Laws 2020, item 2114).
The Act on Trading in Financial Instruments,	Act on Trading in Financial Instruments of 29 July 2005 (consolidated text: Journal of Laws 2018, item 2286).
The Act on Public Offering	the Act of 29 July 2005 on Public Offering, Conditions Governing the Introduction of Financial Instruments to Organised Trading and Public Companies (consolidated text: Journal of Laws 2020, item 2080 as amended)

Selena FM S.A. Group

SANTANDER BANK POLSKA S.A. – SANTANDER
BROKERAGE HOUSE

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Jacek Michalak – President of the Management Board,

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Anna Kopacz – Proxy

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Roman Dziuba – Member of the Management Board

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Małgorzata Jachymek – Proxy