



SENT VIA EMAIL

RE: Certification of Compliance, 2020

Dear Partner,

This Letter is intended to assist you in satisfying your obligations under i) the Children's Television Act of 1990 (the "CTA"); and ii) the Telecommunications Act (Accessibility of Video Programming), and any FCC regulations relating thereto in connection with your carriage of our video programming services, Insight TV.

CTA

TV Entertainment Reality Network B.V. (trading as "Insight TV") hereby certifies that Insight TV did not air children's programs (as defined in the CTA) in 2020, and we trust that this enables you to satisfy your obligations under the CTA in connection with your carriage of Insight TV.

Closed Captioning

In addition, Insight TV has established that a number of self-implementing exemptions apply to it. Section 79.1 (d) (Title 47, Chapter 1, Subchapter C, Part 79, Sub part A, §79.1) on Accessibility of Video Programming provides that any video programming or video programming provider that meets one or more of the following criteria shall be exempt from having to provide Closed Captioning:

A. 79.1 (d) (9): Programming on a video programming network for the first four years after it begins operations (...).

B. 79.1 (d) (12): No video programming provider shall be required to expend any money to caption any channel or stream of video programming producing annual gross revenues of less than \$3,000,000 during the previous calendar year (...). For the purposes of this paragraph, each programming stream on multicast digital television channel shall be considered separately for purposes of the \$3,000,000 revenue limit.

Ad A: With reference to paragraph 154 of the Report and Order (MM Docket No. 95-176) and footnote 552 of the 2014 Report and Order on Closed Captioning of Video Programming (CG Docket No. 05- 231) the four-year exemption commences from the date the new network has launched. Since Insight TV only launched in the US as of October 2017, this exemption applies up until October 2021.

Ad B: In addition to the exemption of section 79.1 (d) (9), Insight TV is also exempt under section 79.1 (d) (12), as the annual gross revenue produced on Insight TV's US channels in the previous year has not exceeded the \$3,000,000 threshold, nor will it exceed such threshold in 2020.

Sincerely yours,

On behalf of Insight TV

Brian Bester, CEO

Graeme Stanley, CCO



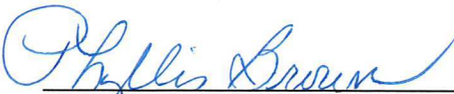
PROGRAMMER CAPTIONING CERTIFICATION

Per Federal Communications Commission (FCC) rule 79.1(j), 47 C.F.R. § 79.1(j), INSP, LLC ("Program Network") hereby certifies that during the fourth calendar quarter, from October 1, 2020 to December 31, 2020:

- The programming provided by the Program Network contained closed captions to the extent required by FCC rule 79.1(b), 47 C.F.R. § 79.1(b); and
- Program Network's programming satisfies the FCC's quality standards set forth in 47 C.F.R. § 79.1(j) (2) pertaining to accuracy, synchronicity, completeness and placement; or
- Program Network, in the ordinary course of business, adopted and follows the Captioning Best Practices set forth in 47 C.F.R. § 79.1(k)(1); or
- Program Network is exempt from the FCC captioning requirements pursuant to one or more of the following exemptions:
 - Program Network is exempt because it has per channel annual revenue less than \$3 million;
 - Program Network is a "new network" under FCC rules because it has been in operation for less than four years;
 - Program Network has received an undue burden waiver from the FCC specifically exempting its programming;
 - Program Network's programming consists primarily of a foreign language other than Spanish that is not scripted and therefore cannot be captioned using the electronic newsroom technique;
 - Program Network's programming consists primarily of non-vocal music;
 - Program Network's programming is non-news, locally produced and either of local public interest with no repeat value for which the electronic newsroom technique is not available or is instructional programming for use in schools.

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 8th day of December 2020.



Signature

Phyllis Brown
Director, Network Compliance



9600 Parkside Drive
Knoxville, TN 37922

January 13, 2021

Network Name: America's Collectibles Network, Inc. d/b/a Jewelry Television
Network Address: 9600 Parkside Dr.
Knoxville, TN 37922

RE: Programmer Captioning Certification –Quarter ending December 31, 2020

Dear Affiliate,

Per Federal Communications Commission (FCC) rule 79.1(j) (47 C.F.R § 79.1(j)), America's Collectibles Network, Inc. DBA Jewelry Television hereby certifies that during the calendar quarter ending December 31, 2020, the programming provided by Jewelry Television contained closed captions to the extent required by FCC rule 79.1(j).

I certify that I have been designated by Jewelry Television as the official responsible for oversight compliance with the FCC's closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 13th day of January 2021.

Regards,

A handwritten signature in green ink that reads "Burt Bagley". The signature is written in a cursive, flowing style.

Burt Bagley
SVP Distribution
Jewelry Television



December 31st, 2020

Re: Closed Captioning Certification.

To Whom It May Concern:

This letter is intended for Outside Television's Cable, Satellite, and Telephone affiliate partners in satisfying their obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning. Outside Television hereby certifies that:

All programming provided to Cable, Satellite, and Telephone affiliate partners was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission.

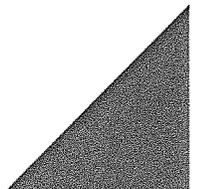
Outside Television agrees that they will notify affiliate partners within thirty (30) days of a change in status.

I declare under penalty of perjury the foregoing is true and correct. This certification was executed on the 31st day of December, 2020.

Sincerely,

A handwritten signature in black ink, appearing to read "RF", written over a light gray rectangular background.

Rob Faris
SVP Programming & Production
Outside TV
33 Riverside Ave., 4th Floor
Westport, CT 06880





CERTIFICATE OF COMPLIANCE

Closed Captioning

Title 47.CFR 79.1

This is to certify that Shorts International Limited is exempt from closed captioning obligations in respect of its channel, ShortsTV, on account of CFR 79.1 (d) (11), namely, the costs of closed captioning are in excess of 2% of the channel's gross revenues during the previous calendar year.

DATE: 08 January 2021

SIGNED: A blue DocuSign signature box containing the text "DocuSigned by:" above a handwritten signature "F. Carter Pilcher".

NAME: F. CARTER PILCHER

POSITION: CHIEF EXECUTIVE

SONY MOVIE CHANNEL

PROGRAMMING COMPLIANCE CERTIFICATIONS

Fourth Quarter 2020

To Whom It May Concern:

CPE US Networks Inc. (“CPE”) hereby certifies that the video programming service known as “Sony Movie Channel”:

1. does not include any children’s programming, as defined in the Children’s Television Act of 1990 and regulations promulgated thereunder, 47 C.F.R. §§ 25.701(e), 76.225;
2. complies with the closed captioning requirements imposed in 47 C.F.R. § 79.1, and CPE further certifies that, with respect to caption quality, in the ordinary course of business, CPE has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1) for programming produced as of the effective date of such rules;
3. complies with the closed captioning requirements delineated in Section 202(b) of the Twenty-First Century Communications and Video Accessibility Act of 2010 (“CVAA”) and consistent with 47 C.F.R. § 79.4; and
4. complies with the loudness control practices required by the CALM Act and regulations promulgated thereunder, 47 C.F.R. §§ 73.682(e), 76.607, for all commercial advertisements embedded in programs carried on Sony Movie Channel.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 6th day of January, 2021.

CPE US NETWORKS INC.

By: Nico Fasano
Name: Nico Fasano
Title: SVP, Distribution Strategy & Operations

VIDEO PROGRAM NETWORK CLOSED CAPTIONING QUALITY CERTIFICATION

Federal Communications Commission (FCC) rules implementing new closed captioning quality standards take effect on March 16, 2015. This is to certify that, as of March 16, 2015, eScapes Network LLC is in compliance with the applicable FCC requirements concerning the quality of closed captioning, as indicated below:

- Provides video programming that satisfies the captioning quality standards of Section 79.1(j)(2) of the FCC's rules, 47 C.F.R. § 79.1(j)(2).
- In the ordinary course of business, has adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, 47 C.F.R. § 79.1(k)(1).
- Is exempt from the closed captioning rules.

Specify the exact exemption:

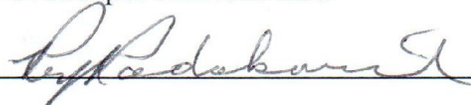
“Section 79.1(d) of the Commission's rules contains several exemptions to the closed captioning rules (<http://www.fcc.gov/encyclopedia/exemptions-closed-captioning-rules>). These are self-implementing exemptions, meaning that a provider does not need to seek Commission approval of the claimed exemption. As such, the Commission does not "certify" that a provider falls within a self-implementing exemption. “ eScapes meet criteria (11) and (12)

I certify that the above information is accurate and complete.

NAME: Roy Radakovich

TITLE: CEO

COMPANY: eScapes Network LLC

SIGN:  DATE: 3/16/2015

CLOSED CAPTIONING COMPLIANCE CERTIFICATION
FUSION NETWORK
FOURTH QUARTER 2020

FUSION NETWORK hereby certifies that during the calendar dates of October 1st to December 31st, 2020; its programming complied with the closed captioning requirements currently in effect pursuant to the rules and regulations of the Federal Communications Commission ("FCC").

Total new non-exempt programming hours provided by FUSION:	<u>1840 hours</u>
Total new non-exempt programming hours that were captioned:	<u>1840 hours</u>
Total percentage of new, non-exempt programming with captions:	<u>100 %</u>

I hereby declare that the foregoing is true and correct:

Date: 01/26/21

Hernan Jiron

Signature

Name: Hernan Jiron

Title: Senior Vice President Broadcast Operations



September 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Cine Mexicano during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. X _____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemption: "*The cost of closed captioning exceeds two (2) percent of the annual gross revenue of the network.*"

Further, we agree to notify you within thirty {30} days of a change in exempt status.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of December 2020.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn
(Please type or print)

Title: EVP, General Counsel
(Please type or print)

Daystar Television Network
3901 Hwy 121
Bedford, TX. 76034
(817) 571-1229 office
(817) 571-7458 fax

CLOSED CAPTIONING CERTIFICATION

Quarter: 4th

Year: 2020

This letter is to certify that all programming provided to Olympusat
was captioned to the extent required during the above referenced calendar quarter.

Accordingly, solely in respect of its carriage of Daystar Television Network,
the referenced station is in compliance with the closed captioning requirements
defined by Section 79.1 (b), 79.1(j)(2). and 79.1(k)(1) of Title 47 of the Code
of Federal Regulations.

I hereby declare that the foregoing is correct and true.

Executed this 6th day of January, 2021



Name: Bud Cantrell

Title: Compliance Officer

Company: Daystar Television Network



DOMINICAN VIEW

Av. Luperón No. 46

Santo Domingo, D.N.

info@supercanal.com

Re: **Closed Captioning Certification:**

This letter is intended to assist Charter Communications in satisfying its obligations under Section 79.1 (b) of Title 47 of the code of Federal Regulations regarding closed captioning. Network hereby certifies that:

1. All programming provided during the fourth calendar quarter, ending **December 30th 2020**, was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission.

OR

2. It is **EXEMPT** from the closed captioning requirements pursuant to the Federal Communication Commission's closed captioning rules applicable to it because: **Dominican view does not net more than Three Million Dollars (US\$3,000,000.00) a year.**

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's Closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 30 day of December 2020.

Sincerely,

Signature:

Name: **Daniela Miranda**

Title: **Accountant**

Olympusat, Inc./Gran Cine

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Gran Cine during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *annual gross revenue less than three million.*

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Living Faith Network during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____ X _____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *annual gross revenue less than three million.*

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

SONLIFE BROADCASTING NETWORK
Closed Caption Certification

FCC rules require video-programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 5th of January 2021

NETWORK NAME: Sonlife Broadcasting Network

Jennifer Mansur

Signature:

Jennifer Mansur

Printed Name:

Program Director

Title:

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Sorpresa during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____ X _____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *annual gross revenue less than three million.*

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.



SUPER CANAL

Av. Luperón No. 46

Santo Domingo, D.N.

info@supercanal.com

Re: **Closed Captioning Certification:**

This letter is intended to assist Charter Communications in satisfying its obligations under Section 79.1 (b) of Title 47 of the code of Federal Regulations regarding closed captioning. Network hereby certifies that:

1. All programming provided during the fourth calendar quarter, ending **December 30th 2020** was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission.

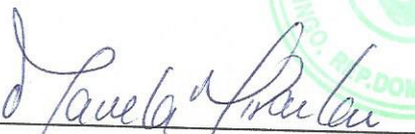
OR

2. It is **EXEMPT** from the closed captioning requirements pursuant to the Federal Communication Commission's closed captioning rules applicable to it because: **Super Canal Caribe does not net more than Three Million Dollars (US\$3,000,000.00) a year.**

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's Closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 30 day of December 2020.

Sincerely,

Signature: 

Name: **Daniela Miranda**

Title: **Accountant**





TELE EL SALVADOR
Av. Luperón No. 46
Santo Domingo, D.N.
info@supercanal.com

Re: **Closed Captioning Certification:**

This letter is intended to assist Charter Communications in satisfying its obligations under Section 79.1 (b) of Title 47 of the code of Federal Regulations regarding closed captioning. Network hereby certifies that:

1. All programming provided during the fourth calendar quarter, ending **December 30th 2020**, was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission.

OR

2. It is **EXEMPT** from the closed captioning requirements pursuant to the Federal Communication Commission's closed captioning rules applicable to it because: **Tele El Salvador does not net more than Three Million Dollars (US\$3,000,000.00) a year.**

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's Closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 30 day of December 2020.

Sincerely,

Signature:

Name: **Daniela Miranda**

Title: **Accountant**



December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Tele N Network during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____ X _____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *annual gross revenue less than three million.*

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

NETWORK'S NAME: TOKU Network

Address: 477 S. Rosemary Avenue #306
West Palm Beach, FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – FOURTH QUARTER 2020

This is to certify that the TOKU Network programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Fourth Quarter (October - December) 2020.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day December 2020.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn
(Please type or print)

Title: EVP, General Counsel
(Please type or print)

Olympusat, Inc./Ultra Cine

December 30, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Cine during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Clasico

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Clasico during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Docu

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Docu during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

December 30, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Familia during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____ X _____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *annual gross revenue less than three million.*

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Fiesta

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Fiesta during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Film

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Film during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

December 30th, 2020.

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Kidz during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *annual gross revenue less than three million.*

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Luna

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Luna during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Macho

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Macho during the following time periods:

For Fourth Quarter (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

Olympusat, Inc./Ultra Mex

December 30th, 2020

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Ultra Mex during the following time periods:

For Fourth Quarter 2020 (October - December) and all prior calendar quarters:

1. _____ has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. _____X_____ hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: *new network in business less than four-years*.

Further, we agree to notify you within thirty (30) days of a change in exempt status.

Sincerely yours,

Colleen E. Glynn

Colleen E. Glynn
EVP, General Counsel
Olympusat, Inc.

BOUNCE MEDIA, LLC

Certification of Closed Captioning Quality

This is to certify that, as of the date hereof, the video programming network known as *Bounce* is in compliance, and at all relevant times has been in compliance, with the Federal Communication Commission's Closed Captioning Quality Requirements that took effect March 16, 2015. In the ordinary course of business, Bounce adopts and follows the Video Programmer Best Practices set forth in 47 C.F.R. § 79.1(k).

BOUNCE MEDIA, LLC

Mark W. Gray

BY: Mark W. Gray (Jan 29, 2021 10:11 EST)

Mark Gray, VP, Network and Station Operations

DATE: January 28, 2021



YOUR FRONT ROW SEAT TO JUSTICE



FCC Closed Captioning Statement

The Federal Communications Commission requires closed captioning for the hearing impaired in virtually all new video programming for English-language programming. The FCC rules, however, temporarily exempt from this requirement programming supplied by a new video programming network during “the first four years after it begins operation.” 47 C.F.R. Section 79.1(d)(9).

The Court TV Network launched its new English-language service on May 8, 2019. Consequently, programming broadcast by the Court TV Network will be exempt from the FCC’s closed captioning requirements until May 8, 2023.

*For additional information on the FCC’s requirements, visit the FCC Closed Captioning website:
<http://transition.fcc.gov/cgb/dro/caption.html>*

ESCAPE MEDIA, LLC dba COURT TV MYSTERY

Certification of Closed Captioning Quality

This is to certify that, as of the date hereof, the video programming network known as *Court TV Mystery* is in compliance, and at all relevant times has been in compliance, with the Federal Communication Commission's Closed Captioning Quality Requirements that took effect March 16, 2015. In the ordinary course of business, Court TV Mystery adopts and follows the Video Programmer Best Practices set forth in 47 C.F.R. § 79.1(k).

ESCAPE MEDIA, LLC dba COURT TV MYSTERY

Mark W. Gray

BY: Mark W. Gray (Jan 29, 2021 10:11 EST)

Mark Gray, VP, Network and Station Operations

DATE: January 28, 2021

GRIT MEDIA, LLC

Certification of Closed Captioning Quality

This is to certify that, as of the date hereof, the video programming network known as *Grit* is in compliance, and at all relevant times has been in compliance, with the Federal Communication Commission's Closed Captioning Quality Requirements that took effect March 16, 2015. In the ordinary course of business, Grit adopts and follows the Video Programmer Best Practices set forth in 47 C.F.R. § 79.1(k).

GRIT MEDIA, LLC

Mark W. Gray

BY: Mark W. Gray (Jan 29, 2021 10:11 EST)

Mark Gray, VP, Network and Station Operations

DATE: January 28, 2021

LAFF MEDIA, LLC

Certification of Closed Captioning Quality

This is to certify that, as of the date hereof, the video programming network known as *LAFF* is in compliance, and at all relevant times has been in compliance, with the Federal Communication Commission's Closed Captioning Quality Requirements that took effect March 16, 2015. In the ordinary course of business, LAFF adopts and follows the Video Programmer Best Practices set forth in 47 C.F.R. § 79.1(k).

LAFF MEDIA, LLC

Mark W. Gray

BY: Mark W. Gray (Jan 29, 2021 10:11 EST)

Mark Gray, VP, Network and Station Operations

DATE: January 28, 2021

Caption Quality Certification

Three Angels Broadcasting Network, Inc. hereby states that its standard video programming intended for U.S. residential distribution, as currently provided, complies with applicable caption quality requirements of the Federal Communications Commission ("FCC"): (1) by satisfying caption quality standards of Section 79.1 (i)(2) of the FCC rules; (2) by the Programmer adopting and following, in the ordinary course of business, the Best Practices set for the in Section 79.1 (k)(1) of the FCC rules; or (3) because the Programmer or relevant programming is exempt from the FCC's closed captioning rules under one or more of the following exemptions, including: (i) Section 79.1 (d)(3) (programming for which the audio is in a language other than English or Spanish and that is not scripted programming able to be captioned using the electronic news room technique); (ii) Section 70.1 (d)(4) (primarily textual programming); (iii) Section 79.1 (d)(5) (programming distributed in late night hours)' (iv) Section 79.1 (d)(6) (interstitials, promotional announcements, and public service announcements that are 10 minutes or less in duration); or (v) Section 70.1 (d)(10) (primarily non-vocal musical programming).

Executed this 1st day of January 2021.

Three Angels Broadcasting Network, Inc.

By: 
Name: Jill Morikone
Title: Vice President/COO



3ABN[®]
Three Angels Broadcasting Network

television radio music
Lighting the world with the glory of God's truth

Three Angels Broadcasting Network
PO Box 220, West Frankfort, IL 62896

www.3abn.org | p 618.627.4651
mail@3abn.org | f 618.627.2726

CALM ACT CERTIFICATION

This is to certify that:

1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on Three Angels Broadcasting Network comply with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by Three Angels Broadcasting Network to authorized reception equipment of downstream multichannel video programming distributors.
2. Compliance with the ATSC A/85 Recommended Practice is determined by Three Angels Broadcasting Network through the use of the equipment and associated software that is installed, utilized, and maintained in a commercially reasonable manner.

Executed this 1st day of January, 2021.

By: 
Greg Morikone
President

GM/cc



Caption Quality Standards and Best Practices Certification

Pursuant to section 79.1(j)(1) of its rules, the Federal communications Commission (FCC) requires Video Programmers to certify compliance with its closed captioning standards. This is to certify that programming distributed by The Word Network is in compliance with applicable FCC requirements concerning the quality of closed captioning, as indicated below:

- ___ The video programming satisfies the caption quality standards of FCC Rule 79.1(j)(2), 47 C.F.R. § 79.1(b) &(j)(2)
- ___ One or more of The Word Network's programs are exempt from the closed captioning rules, as set forth below:

For purposes of determining compliance with Section 79.1, any video programming provider that meets one or more of the following criteria shall be exempt to the extent specified. (5)**Programming distributed in the late night hours.** Programming that is being distributed to residential households between 2 a.m. and 6 a.m. local time. Video programming distributors providing a channel that consists of a service that is distributed and exhibited for viewing in more than a single time zone shall be exempt from closed captioning that service for any continuous 4 hour time period they may select, commencing not earlier than 12 a.m. local time and ending not later than 7 a.m. local time in any location where that service is intended for viewing. This exemption is to be determined based on the primary reception locations and remains applicable even if the transmission is accessible and distributed or exhibited in other time zones on a secondary basis. Video programming distributors providing service outside of the 48 contiguous states may treat as exempt programming that is exempt under this paragraph when distributed in the contiguous states. Provider that meets one or more of the following criteria shall be exempt to the extent specified.

Program: Michael Jones Ministry/Exemption: Shown between 2am – 6am

Program: Horace Sheffield Ministry/ Exemption: Shown between 2am – 6am

Program: Addison Adamu Ministry/Exemption: Shown between 2am – 6am

Program: Ellen Bryant Brown Ministry/Exemption: Shown between 2am – 6am

Program: Willie Robinson Ministry/Exemption: Shown between 2am – 6am

Program: R.D. Scott Ministry/Exemption: Shown between 2am – 6am

Program: Terry D. McClean Ministry/Exemption: Shown between 2am – 6am

Program: Glenn Arekion Ministry/Exemption: Shown between 2am – 6am

Program: Robbi Warren Ministry/Exemption: Shown between 2am – 6am

Program: Angelo Jones Ministry/Exemption: Shown between 2am – 6am

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 1 of JANUARY, 2021.

The Word Network

By: J. Mattiello

Name: JOHN MATTIELLO

Title: DIRECTOR OF MARKETING

**Certification of Compliance with the Federal Communications Commission's
Closed Captioning Requirements
December 31, 2020**

On Behalf of Trinity Christian Center of Santa Ana, Inc., Trinity Broadcasting of New York, Inc., and Trinity Broadcasting of Texas, Inc., d/b/a Trinity Broadcasting Networks (TBN), this is to certify that its programming service (including any applicable HD and/or VOD Services) provided to multichannel video program distributors (MVPDs) complies with the closed captioning and captioning quality obligations of the Federal Communications Commission (FCC) noted in FCC Rule 79.1(b) and 79.1(j)(2) (47 C.F.R. ' 79.1(b) & (j)(2)).¹

TBN is a not-for-profit, tax-exempt corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 U.S.C. 501(c)(3)).

This certification is true and correct, to the best of my knowledge and understanding, and is made as of December 31, 2020.

Trinity Christian Center of Santa Ana, Inc., Trinity Broadcasting of New York, Inc., and Trinity Broadcasting of Texas, Inc., d/b/a Trinity Broadcasting Networks

By: *Sheri Duff*

Print Name: Sheri Duff

Title: Closed Captioning Contact

¹ TBN's JUCE (formerly JCTV), Smile of a Child (SOAC), TBN Enlace, Trinity Broadcasting of Arizona, Inc., Trinity Broadcasting of Florida, Inc., Trinity Broadcasting of Oklahoma City, Inc., and Trinity Broadcasting of Washington program services are exempt from the video programming captioning requirements pursuant to FCC Rule 79.1(d)(12) (47 C.F.R. ' 79.1(d)(2)), which exempts programs and providers on channels producing revenues of under \$3,000,000.

APLAUSO

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel



CABLE RESPONSE TELEVISION
Your Source for Interactive Shopping

Cable Response TV, LLC

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programing satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

No programming delivery using IP

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 31st of December 2020.

Signature: 

Print Name: Karl Theile

Title: Chief Financial Officer



Closed Captioning Certification

As of the 1st day of the most recent calendar quarter, STE hereby certifies that, for its video content in the services listed below, STE has adopted and is following the best practices for closed captioning to the extent contemplated by the Federal Communications Commission’s Closed Captioning Rules, 47 CFR Sections 79.1 and 79.4 (the “Rules”), and, as such, is in compliance with the Rules:

- *Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, Starz Online*
- *StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, StarzEncore Online*
- *MoviePlex, RetroPlex, IndiePlex, MobiePlex On Demand, MoviePlex Online*

Please contact me at (212) 905-4232 if you have any questions regarding this matter.

Certified by,

A handwritten signature in black ink, appearing to read 'Sibio McNally', is written over a horizontal line.

Sibio McNally

Vice President

Business & Legal Affairs – Distribution & Acquisition

CINE CLASICO

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel

CINE MEXICANO

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel

CUBA PLAY

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel

DAMAS TV

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel

Daystar Television Network
3901 Hwy 121
Bedford, TX. 76034
(817) 571-1229 office
(817) 571-7458 fax

CLOSED CAPTIONING CERTIFICATION

Quarter: 4th

Year: 2020

This letter is to certify that all programming provided to Olympusat was captioned to the extent required during the above referenced calendar quarter.

Accordingly, solely in respect of its carriage of Daystar Television Network, the referenced station is in compliance with the closed captioning requirements defined by Section 79.1 (b), 79.1(j)(2). and 79.1(k)(1) of Title 47 of the Code of Federal Regulations.

I hereby declare that the foregoing is correct and true.

Executed this 6th day of January, 2021



Name: Bud Cantrell

Title: Compliance Officer

Company: Daystar Television Network



DOMINICAN VIEW
Av. Luperón No. 46
Santo Domingo, D.N.
info@supercanal.com

Re: Closed Captioning For Internet Programming Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

1. The following programming satisfies the required caption quality standards.

OR

2. It is **EXEMPT** from the closed captioning for internet programming requirements pursuant to the Federal Communication Commission's closed captioning rules applicable to it because: **Dominican View does not net more than Three Million Dollars (US\$3,000,000.00) a year.**

OR

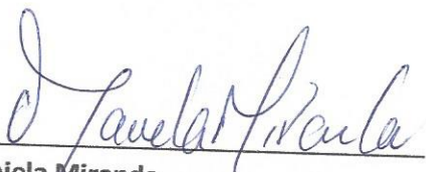
3. All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space below to specify all exemptions that apply.

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's Closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 30 day of December 2020.

Sincerely,

Signature: 

Name: **Daniela Miranda**

Title: **Accountant**



EWTN

Global
Catholic
Network

TELEVISION
RADIO
NEWS
ONLINE
PUBLISHING

January 8, 2020

Thomas Gunerman
Manager of Programming
Atlantic Broadband
70 E. Lancaster Avenue
Frzer, PA 19355

Via email (tgunerman@atlanticbb.com)

4th Quarter 2020 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN español

Dear Thomas:

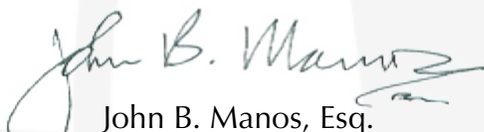
This letter serves to certify Eternal Word Television Network's ongoing compliance with the FCC Closed Captioning Rules and the commercial limitations set forth in the Children's Television Act of 1990 as explained below:

Closed Captioning of Video Programming - 47 C.F.R. § 79.1. Under sub-parts (11) (expense greater than 2% of gross revenue from that channel) and (12) (gross revenue from that channel less than three million) of subsection 79.1(d), EWTN remains exempt.

Children's Television Act of 1990 – 47 USC § 303a. EWTN remains compliant with the commercial limitations set forth in 47 USC § 303a(b) of less than 10.5 minutes per hour on weekends and less than 12 minutes per hour otherwise.

Please feel free to contact me with questions or concerns regarding this certification.

Best regards,
ETERNAL WORD TELEVISION NETWORK, INC.



John B. Manos, Esq.
Vice President and General Counsel

GRAN CINE

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel

LIVING FAITH NETWORK

Closed Caption Certification

FCC rules require video programming distributors to caption programming delivered using IP if it was shown on television with captions.

Please initial those that are applicable:

The following programming satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. **If you are claiming an exemption, please use the space provided below to specify all exemptions that apply**

Programming is exempt from IP captioning rules because they are not required to be captioned on television.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 30th day of December 2020.

Signature: Colleen E. Glynn

Print Name: Colleen E. Glynn

Title: E.V.P. / General Counsel