FXM hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Chuck Saftler

President, Program Strategy and COO

FX Networks

The National Geographic Channel hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Heather Moran

EVP, Programming, Strategy & Operations

National Geographic Channel

Nat Geo Mundo hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 19, 2015

Gonzalo Fiure
Ckief Content Officer

FLAC

Nat Geo WILD hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Geoff Daniels

EVP/General Manager

Nat Geo WILD

FS1 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Robert Hacker

Vice President

Business & Legal Affairs

FS2 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Robert/Hacker

Vice President

Business & Legal Affairs

FS Arizona hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Andrew Kuey

Programming

FS Detroit hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Denise Bailey

Programming Director

FS Detroit

FS Florida hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Tim Ivy

Programming Director

FS Midwest hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Rick Powers

FS North hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Ryan Sirvio

FS Ohio hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Jim Loder

Programming

FS San Diego hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Trevor Arroyo Programming

FS South hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

orey Stolte

Executive Director, Programming

FS South/SportSouth

FS Southwest hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Tom Garnier

FS West hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Mex Tevlin

Prime Ticket hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

ฟex Tevlin

SportSouth hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Corey State

Executive Director, Programming

FS South/SportSouth

SportsTime Ohio hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 30, 2015

Kelly McClain Programming

Sun Sports hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

Tim Ivy

Programming Director

YES Network, LLC hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2015.

Dated: March 16, 2015

John J. Hilippelli

President, Production & Programming

XES Network, LLC



April 1, 2015

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act and closed-captioned programming for the first quarter of 2015.

Children's Television Act

The Children's Television Act of 1990 (the "Act") and the FCC's regulations pursuant thereto require that cable television systems maintain records sufficient to determine whether they are in compliance with the commercial content restrictions of the Act with respect to "children's programming."

Fusion Media Network, LLC did not air any programming deemed children's programming under the Act. Therefore, no further disclosure is currently needed.

Closed-Captioned Programming

Fusion is not yet subject to minimum closed-captioning rules.

We will issue our next notification at the end of the second quarter of 2015. Should you need any further information at this time, please contact your Fusion account executive.

Very truly yours,

FUSION MEDIA NETWORK, LLC

Eric N. Lieberman

Vice President & General Counsel

GREAT AMERICAN COUNTRY
CHILDREN'S PROGRAMMING CERTIFICATION

On behalf of Great American Country, I hereby certify that Great American Country has

fully complied with the provisions of the Children's Television Act of 1990 (the "Act") and the

rules and regulations of the Federal Communications Commission (the "FCC") promulgated

thereunder for the First Quarter of 201.

Specifically, Great American Country did not broadcast any children's programming

during the First Quarter of 2015.

This certification was executed this 10th day of April, 2015.

Signature:

Name: Cynthia L. Gibson

Title: EVP, CLO & Corporate Secretary

HOME & GARDEN TELEVISION
CHILDREN'S PROGRAMMING CERTIFICATION

On behalf of <u>Home & Garden Television</u>, I hereby certify that <u>Home & Garden</u>

Television has fully complied with the provisions of the Children's Television Act of 1990 (the

"Act") and the rules and regulations of the Federal Communications Commission (the "FCC")

promulgated thereunder for the First Quarter of 2015.

Specifically, <u>Home & Garden Television</u> did <u>not</u> broadcast any children's programming

during the First Quarter of 2015.

This certification was executed this 10th day of April, 2015.

Signature:

Name: Cynthia L. Gibson

Title: EVP, CLO & Corporate Secretary

Cipa 2 25



April 1, 2015

Nisha Gowin NCTC 11200 Corporate Ave. Lenexa, KS 66219

Re: Closed Captioning Certification for 1st Quarter 2015 - INSP, LLC

Dear Nisha:

This will certify that to the best of my knowledge, information and belief all programming that appears on the INSP television network is in compliance with Closed Captioning mandates of 47 C.F.R. 79.1.

If you have any questions or concerns, please feel free to contact me.

Best regards,

Phyllis L. Costner

Director of Network Compliance Legal and Business Affairs



This is to certify that The Inspirational Network as a standard practice, formats and airs the following children's programs and series so that the total commercial time (including local ad avails) is less than 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission during quarter ending 3/31/2015.

Program Name

Time

Program Length

All children's programming was discontinued effective May 1, 2009.

I hereby declare under penalty of perjury that the forgoing is true and correct.

Phyllis L. Costner

Director of Network Compliance

Legal and Business Affairs

NBCUniversal

April 1, 2015

RE: Certification of Compliance with Closed Captioning Requirements 47 C.F.R. §79.1, et.al.; First Ouarter 2015

This is to certify that the NBCUniversal programming services currently known as BRAVO, CHILLER, CLOO, CNBC, CNBC World, E!, G4, GOLF, MSNBC, NBCSN, OXYGEN, SPROUT, SYFY, THE ESQUIRE NETWORK, UNIVERSAL HD, & USA NETWORK (and any high definition simulcast of such networks) have been in compliance with the applicable Federal Communications Commission requirements concerning Closed Captioning of video programming (the "Closed Captioning Requirements") for the period from January 1, 2015 through March 31, 2015.

We will notify you if and when this practice changes, as required. I hereby certify that the foregoing is true and correct. Executed on this 1st day of April 2015.

Matthew Braatz

SVP of Broadcast Operations

Kerry Brockhage
Senior Vice President & Chief Counsel
Content Distribution
30 Rockefeller Plaza - 1221 Campus
Office 27A26
New York, NY 10112
212-664-3313 NY Tel
kerry.brockhage@nbcuni.com

NBCUniversal

April 9, 2015

RE: Certification of Compliance with Children's Television Act 1990 Q1-2015 – FCC Rules 76.225 & 76.1703

This is to certify that the NBCUniversal programming services currently known as BRAVO, CHILLER, CLOO, CNBC, CNBC World, E!, GOLF, MSNBC, NBC UNIVERSO, NBCSN, OXYGEN, SYFY, THE ESQUIRE NETWORK, UNIVERSAL HD, & USA NETWORK (and any high definition simulcast of such networks), as a standard practice, do not format or air any programs and/or series specifically designed for children 12 and under, and, therefore, are in compliance with the commercial time limitations of the Children's Television Act of 1990 for the First Quarter of 2015.

We will notify you if and when this practice changes, as required. I hereby certify that the foregoing is true and correct. Executed on this 9th day of April 2015.

Kerry Brockhage



2470 West 8th Avenue, Hialeah, FL 33010

NBC Universo NETWORK CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM January 1 through March 31, 2015

I, Margie Moreno, Vice President, Programming, NBC Universo, hereby certify on behalf of NBC Universo cable network (the "Network") that during the above-titled calendar quarter, all programming transmitted by the Network has been captioned in a manner consistent with the captioning requirements and policies of the Federal Communications Commission (47 C.F.R. §79.1, et al.), including 47 C.F.R. §79.1 (d)(11).

Margie Moreno

Vice President, Programming

NBC Universo

Date:

4-6-15

NFL Network and NFL RedZone One NFL Plaza Mt. Laurel, NJ 08054

CLOSED CAPTIONING CERTIFICATION

This is to certify that, as of the date hereof, NFL Network is in compliance with the FCC's closed captioning rules and, in the ordinary course of business, has adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k) of the FCC's rules, 47 C.F.R. § 79.1(k), and that NFL RedZone is not on the air.

I certify that the above information is accurate and complete.

NAME

TITLE: VICE PRESIDENT, MEDIA OPERATIONS

COMPANY: NFL Network

DATE: June 3, 2015



April 1, 2015

NCTC 11200 Corporate Ave Lenexa, KS 66219

Attention:

Nisha Gowin

Programming Operations Supervisor

Re: Closed Captioning Certification – 1st Quarter 2015

Dear Nisha:

This letter is intended to assist National Cable Television Cooperative and its affiliates ("NCTC") in satisfying its obligations under Section 79.1(b) of Title 47 of the Code of Federal Regulations regarding closed captioning. Outdoor Channel hereby certifies that all of its programming that it provided to National Cable Television Cooperative during the past calendar quarter ending March 31, 2015 was captioned to the extent required pursuant to Section 79.1(b) of the rules of the Federal Communications Commission.

Sincerely,

Steve Smith

Ito ha

Executive Vice President, Affiliate Sales & Marketing



April 1, 2015

Nisha Gowin NCTC 11200 Corporate Ave Lenexa, KS 66219

Dear Nisha,

Enclosed please find the necessary information for compliance with your record keeping requirements for our channel under the *Children's Television Act of 1990* and the *Closed Captioning Certification* as required by Section 79.1(b) of Title 47 of the Code of Federal Regulations.

If you have any further questions, please do not hesitate to contact me at the number listed below.

Sincerely,

Steve Smith

Executive Vice President, Affiliate Sales & Marketing

(303) 615-8803

the A

Attachments: Children's Programming and Closed Captioning Certifications for 1st Quarter 2015.

CHILDREN'S PROGRAMMING CERTIFICATION 1ST QUARTER (JANUARY 1, 2015 – MARCH 31, 2015)

This is to certify that the list set forth below identifies all programs and series aired by <u>Outdoor Channel</u> during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communication Commission (the "FCC"), (the "Regulations").

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I am the official responsible for oversight of compliance with FCC children's programming commercial limits, and I am familiar with the Regulations.

[List children's programs run during calendar quarter]
No Children's Programming Aired

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 1st day of April 2015.

Signature

Steve Smith Name

EVP, Affiliate Sales & Marketing
Title



1st QUARTER 2015 (JANUARY 1, 2015 TO MARCH 31, 2015)

This is to certify that it is the standard practice of ONE World Sports to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700.

During the period of January 1, 2015 through March 31, 2015, ONE World Sports did not air any children's programming,

This certification and true and correct to the best of my knowledge.

Executed this 2nd day of April, 2015.

Signature: Randy B. Brown

Randy Brown Executive Vice President, Distribution ONE World Sports (310) 869-5267



CLOSED CAPTIONING CERTIFICATION

1st QUARTER 2015 (JANUARY 1, 2015 TO MARCH 31, 2015)

This is to certify that during the period of January 1, 2015 through March 1, 2015, ONE World Sports was exempt from the closed captioning requirements of the Federal Communications Commission set forth in 47 C.F.R. § 79.1, because it is a new network that has been in operation for less than four years.

This certification is true and correct to the best of my knowledge.

Executed this 2nd day of April, 2015.

Signature: Randy B. Brown

Randy Brown Executive Vice President, Distribution ONE World Sports (310) 869-5267



NETWORK'S NAME:

Children's Network, LLC d/b/a/Sprout

Address:

30 Rockefeller Plaza, 16E

New York, NY 10112

Telephone Number:

212.664.3234

Fax Number:

212.703.8579

CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that the linear, VOD, and Spanish VOD programming service currently known as Sprout (the "Service") was in compliance with the commercial time provisions of the Children's Television Act of 1990 (the "Act") as set forth in 47 U.S.C. Section 303a and the rules and regulation of the Federal Communications Commission promulgated thereunder during the period of April 1, 2015 through June 30, 2015 (the "Applicable Quarter"). A list of all programs that the Service considered children's programming under the Act that aired on the Service during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

I hereby declare that the foregoing is true and correct to the best of my knowledge.

Dated as of:

March 31, 2015

Signature:

Andrew Beecham

Senior Vice President, Programming

This is a copy. The original is on file at Children's Network, LLC Exhibit A

To

CHILDREN'S PROGRAMMING CERTIFICATION

For

CHILDREN'S NETWORK, LLC

D/B/A/ Sprout

(April 1, 2015 through June 30, 2015)

64 Zoo Lane Noodle & Doodle ™

Angelina Ballerina ™ Olive the Ostrich

Barney & Friends TM Pajanimals TM

The Berenstain Bears TM Play with Me Sesame TM

Bob the Builder TM Plaza Sesamo TM

Bob: Project Build It TM Poppy CatTM

Caillou ® Sarah & Duck

Chloe's Closet TM Sesame Street ®

Dive Olly Dive! TM Sid the Science Kid TM

Fifi and the Flowertots TM Stella & Sam

Fireman Sam TM Super Why TM

George Shrinks TM Thomas & Friends TM

Justin Time TM Tree Fu Tom

Kipper™ Wibbly Pig

Lazytown TM The Wiggles ®

Make Way for Noddy TM Zerby Derby

The Mighty Jungle TM Zou



CLOSED CAPTIONING CERTIFICATION

This is to certify that as a standard practice Children's Network, LLC d/b/a PBS KIDS Sprout carried ten or more hours of closed captioning programming per day pursuant to Section 79.1(b)(9) of the FCC's closed captioning requirements for the calendar quarter ending April 1, 2015 to June 30, 2015.

I hereby declare that the foregoing is true and correct to the best of my knowledge.

Executed as of this 31st day of March 2015.

Children's Network, LLC d/b/a PBS KIDS Sprout

Signature:

Name: Andrew Beecham

Title: Senior Vice President, Programming

This is a copy.

The original is on file at Children's Network, LLC

Offices located at 30 Rockefeller Plaza, 16th Floor East, New York NY 10112



Starz Entertainment, LLC | 8900 Liberty Circle Englewood, CO 80112 T 720.852,7700 STARZ.COM

April 3, 2015

VIA FACSIMILE: 913-599-5903 AND U.S. MAIL

National Cable Television Cooperative, Inc. Attention: Nisha Gowin 11200 Corporate Avenue Lenexa, Kansas 66219

Dear Ms. Gowin:

Pursuant to your request for Starz Entertainment, LLC's ("STE") Children's Television Certification, I am enclosing the appropriate certificate of compliance in accordance with the cable operator's public record-keeping requirements for The Children's Television Act of 1990 (the "Act") and 47 CFR §§76.225 and 76.1703, thus satisfying such requirements for the first quarter of 2015.

STE does not air commercial matter on any of the channels it operates and provides to National Cable Television Cooperative, Inc., including Encore, Encore Drama, Encore Love, Encore Suspense, Encore Action, Encore Family, Encore Westerns, Encore On Demand, Starz, Starz InBlack, Starz Cinema, Starz Edge, Starz Comedy, Starz Kids & Family, Starz On Demand, Starz HD and MoviePlex. The accompanying certification attests to these channels' full and complete compliance with the Act and the FCC's corresponding regulations, as set forth at 47 CFR §§76.225.

Please contact Todd Hoy, Vice President, Business & Legal Affairs - Distribution, at 720-852-6266 if you have any questions regarding this matter.

Sincerely yours,

STARZ ENTERTAINMENT, LLC

Richard Waysdorf

Senior Vice President, Business & Legal Affairs - Distribution

RW:th Enclosure

cc: Christine Carrier

STARZ ENTERTAINMENT, LLC'S CHILDREN'S PROGRAMMING CERTIFICATE

Starz Entertainment, LLC is the owner and operator of the following programming channels distributed by cable television systems: Encore, Encore Drama, Encore Love, Encore Suspense, Encore Action, Encore Family, Encore Westerns, Encore On Demand, Starz, Starz InBlack, Starz Cinema, Starz Edge, Starz Comedy, Starz Kids & Family, Starz On Demand, Starz HD and MoviePlex. This is to certify that, for the period from January 1, 2015, through March 31, 2015, the foregoing channels, which are all commercial-free premium channels, did not contain any "commercial matter" during any children's programming that was aired on such channels. See 47 CFR §76.225.

I hereby declare that the foregoing is true and correct. Executed this 3rd day of April, 2015.

STARZ ENTERTAINMENT, LLC

Richard Waysdorf

Senior Vice President

Business & Legal Affairs - Distribution



March 31, 2015

RE: Children's Programming Certification & Closed Captioning

Dear Affiliate:

Please find enclosed the Children's Programming Certification from Trinity Broadcasting Network (TBN) for the 1st Quarter of 2015.

This certification will help you meet the record keeping requirements of the FCC regarding the rebroadcast and cablecast of TBN, The Church Channel, JUCE (formerly JCTV), TBN Enlace USA, and Smile of a Child programming.

Included in this are also the Calm Certifications for the five networks. The Closed Captioning Certifications for TBN and The Church Channel are enclosed. The other three networks are exempt at this time.

If you have any questions about this, please let me know. Thank you for your attention to this matter.

Sincerely,

David Adcock

National Sales Director Affiliate Cable Relations

enclosures

Certification of Compliance: FCC Children's Television Requirements January 1, 2015 through March 31, 2015

On behalf of the Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (46 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

3-2-1 Penguins!

Adventures in Booga Booga Land

Animal Atlas

Another Sommer-Time Adventure

Aqua Kids Adventures

Amie's Shack

Auto-B-Good

BB's Bedtime Stories

Becky's Barn

BJ's Teddy Bear Club

Boulder Buddies

Bugtime Adventures

Cherub Wings

Children's Heroes of the Bible

Christopher Columbus

Chubby Cubbies

Colby's Clubhouse Come On Over

Cowboy Dan's Frontier

Creation Creatures

D.A.R.E. Safety Tips with Retro Bill

Davey & Goliath

Deputy Dingle Show

Donkey Ollie

Dr. Wonder's Workshop

Ewe Know

Faithville

Fluffy Gardens

Flying House

From Aardvark to Zucchini

Fun Food Adventures

Gerbert

Gina D's Kids Club

Gospel Bill

Grandfather Reads

Hermie & Friends

iShine Knect

Jacob's Ladder

Kid Fit

Kids Club

Kids Like You

Lassie

Little Buds Little Women

Maralee Dawn & Friends Mary Rice Hopkins & Puppets

Mickey's Farm

Mike's Inspiration Station

Miss BG

Miss Charity's Diner

Monster Truck Adventures Mustard Pancakes

Nanna's Cottage

Nest Animated Stories from the Bible

Nest Family's Animated Hero Classics

Pahappahooey Island

Paws and Tales

Puppet Parade

Quigley's Village

Retro News: A Blast from the Past

RocKids TV

Rocka-Bye Island

St. Bear's Dolls Hospital

Sarah's Stories

Sing Along with Gina D

Superbook

Super Simple Science Stuff

Swiss Family Robinson The Adventures of Carlos Caterpillar

The Adventures of Skippy

The Bedbug Bible Gang

The Big Garage

The Brainy Baby Company

The Charlie Church Mouse Show

The Dooley and Pals Show

The Filling Station

The Funny Company

The Huggabug Club

The Knock, Knock Show

The Lads TV

The Reppies

The Storvkeepers

The Swamp Critters of Lost Lagoon

The Tails of Abbygail

TuneTime

Upstairs Downstairs Bears

VeggieTales

Wild About Animals

Wild's Life

World of Jonathan Singh

Young America Outdoors

Zoo Clues

This certification is provided for the following digital program service(s) distributed on cable television systems: TBN Enlace*, JUCE (formerly JCTV)*, and Smile of a Child (SOAC)*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 31st day of March, 2015.

Signature

David Adcock, National Sales Director

^{*} As specified in Children's Television Obligations Of Digital Television Broadcasters, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [3 hours of] digital [children's] core programming, beyond the 3 hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the SOAC program service has a Saturday core block of children's programming of twelve (12) hours (7 a.m. to 7 p.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours of that programming block also provide compliance for the JUCE (formerly JCTV) program service. Similarly, the TBN service has a Saturday core block of children's programming of six (6) hours (7 a.m. to 1 p.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TCC service.

Certification of Compliance: FCC Children's Television Requirements January 1, 2015 through March 31, 2015

On behalf of the Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (46 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

Pahappahooey Island
Nest Animated Stories from the Bible
Dr. Wonder's Workshop
The Lads TV
VeggieTales
3-2-1 Penguins!
Gina D's Kids Club
The Storykeepers
RocKids TV
Auto-B-Good

Monster Truck Adventures
Mary Rice Hopkins & Puppets with a Heart
Lassie
Davey & Goliath
iShine Knect
Mike's Inspiration Station
Paws and Tales
The Bed Bug Bible Gang
Greatest Heroes & Legends of the Bible

This certification is provided for the following digital program service(s) broadcast on cable television systems: TBN and The Church Channel (TCC)*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 31st day of March, 2015.

Signature

David Adcock, National Sales Director

^{*} As specified in *Children's Television Obligations Of Digital Television Broadcasters*, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [3 hours of] digital [children's] core programming, beyond the 3 hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the SOAC program service has a Saturday core block of children's programming of twelve (12) hours (7 a.m. to 7 p.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours of that programming block also provide compliance for the JUCE (formerly JCTV) program service. Similarly, the TBN service has a Saturday core block of children's programming of six (6) hours (7 a.m. to 1 p.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TCC service.

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Trinity Broadcasting Network (TBN)** are in compliance 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 **Trinity Broadcasting Network (TBN)** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Trinity Broadcasting Network (TBN)** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of March, 2015

1 cm & Will

By:

Warren B. Miller

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **The Church Channel** are in compliance 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 **The Church Channel** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **The Church Channel** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of March. 2015

Crean B Wille

Bv:

Warren B. Miller

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Enlace USA** are in compliance 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 **Enlace USA** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Enlace USA** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of March, 2015

ian B Wulle

By:

Warren B. Miller

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **JUCE** (formerly **JCTV**) are in compliance 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 **JUCE** (formerly **JCTV**) to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **JUCE** (formerly JCTV) through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of March, 2015

an B Wille

By:

Warren B. Miller

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Smile of a Child** are in compliance 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 **Smile of a Child** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Smile of a Child** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

3 Uulle

Signed and executed this 31st day of March, 2015

Ву

Warren B. Miller



Certification of Compliance: FCC Closed Captioning Requirements January 1, 2015 through March 31, 2015 The Church Channel

I, David Adcock, National Sales Director, Trinity Broadcasting Network (the "Network"), hereby certify the following:

From January 1, 2015 through March 31, 2015, all of the new nonexempt video programming on the Network's "The Church Channel" service has been provided with captions in compliance with FCC Rule 79.1(b) and 79.1(j)(2) (47 C.F.R. '79.1(b) & (j)(2)).

Signature

Date

David Adcock National Sales Director **Affiliate Cable Relations**





















Certification of Compliance: **FCC Closed Captioning Requirements** January 1, 2015 through March 31, 2015 **Trinity Broadcasting Network**

I, David Adcock, National Sales Director, Trinity Broadcasting Network (the "Network"), hereby certify the following:

From January 1, 2015 through March 31, 2015, all of the Network's new nonexempt video programming has been provided with captions in compliance with FCC Rule 79.1(b) and 79.1(j)(2) (47 C.F.R. '79.1(b) & (j)(2)).

03-31-15

Date

David Adcock National Sales Director **Affiliate Cable Relations**





















Certification of Compliance with the Federal Communications Commission=s Closed Captioning Requirements March 16, 2015

On Behalf of Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network (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)).

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 March 16, 2015

Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network

Ву:	
Print Name: <u>Sheri Duff</u>	
Title: Closed Cantioning Contact	

TBN=s JUCE (formerly JCTV), Smile of a Child (SOAC), and TBN Enlace 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.



2470 West 8th Avenue, Hialeah, FL 33010



TELEMUNDO NETWORK GROUP, LLC CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM JANUARY 1 THROUGH MARCH 31, 2015

I, Steven Kaplan, VP Broadcast Production and Operations of Telemundo Network, LLC (the "Network"), hereby certify that the Network complied with the closed captioning requirements during this calendar quarter for new, nonexempt, Spanish-language programming in compliance with the closed captioning rules of the Federal Communications Commission (47 C.F.R. §79.1, et seq.).

Steven Kaplan

VP Broadcast Production & Operations

Telemundo Network Group

Date: 4/2/15

TELEMUNDO NETWORK GROUP, LLC CERTIFICATION OF COMPLIANCE WITH CHILDREN'S TELEVISION COMMERCIAL LIMITS IN PROGRAMMING FURNISHED BY TELEMUNDO NETWORK FOR THE PERIOD JANUARY 1 THROUGH MARCH 31, 2015

Telemundo Network Group, LLC ("Telemundo") broadcast the following programs primarily for children 12 years old and under during this calendar quarter on the dates and times indicated below:

PROGRAM NAME	DATE(S) OF BROADCAST	TIMES OF BROADCAST (ET/PT)	TIMES OF BROADCAST (MT)	AMOUNT OF COMMERCIAL MATTER IN PROGRAMS FURNISHED BY TELEMUNDO NETWORK (minutes per half hour)
THE PROPERTY.	· · · · · · · · · · · · · · · · · · ·			THE RESERVE OF THE PARTY OF THE
Raggs	Saturdays 1/1-3/31/15	8:00-8:30 am	7:00-7:30am	2.15
Noodle and Doodle	Saturdays 1/1-3/31/15	8:30-9:00 am	7:30-8:00am	2.15
El Show de Chica	Saturdays 1/1-3/31/15	9:00-9:30 am	8:00-8:30am	2.00
LazyTown	Saturdays 1/1-3/31/15	9:30-10:00 am	8:30-9:00am	2.00
Raggs	Sundays 1/1-3/31/15	8:00-8:30 am	7:00-7:30am	2.15
Noodle and Doodle	Sundays 1/1-3/31/15	8:30-9:00 am	7:30-8:00am	2.15
El Show de Chica	Sundays 1/1-3/31/15	9:00-9:30 am	8:00-8:30am	2.00
LazyTown	Sundays 1/1-3/31/15	9:30-10:00 am	8:30-9:00am	2.00

I certify that the regularly-scheduled children's programming and promotional content furnished to you by the Telemundo Network during the 1st quarter of 2015 contained the amount of commercial matter set forth above and complied with the commercial limits of the Children's Television Act and 47 C.F.R. § §73.670 (a)-(d). The commercial minutes set forth above do not include any local advertising or promotional matter that you may have added to the children's programming. Each station must determine its compliance with the commercial limits by combining the commercial minutes set forth above with any commercial matter added by the station.

Name: Viviane E. Roura

Title: Vice President of Finance, Telemundo Network Group, LLC

Date: 4/6/15



April 1, 2015

National Cable Television Cooperative 11200 Corporate Avenue Lenexa, KS 66219

Attention: Nisha Gowin, Programmer Relations Specialist

Dear Nisha,

The Tennis Channel, Inc. certifies that the video programming service known as Tennis Channel:

- 1. does not include any programs originally produced and broadcast primarily for an audience of children 12 years old and younger.
- complies with the closed captioning requirements imposed in Section 79.1 of the Federal Communications Commission's rules. With respect to caption quality, The Tennis Channel, Inc. further certifies that in the ordinary course of business, it has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1).
- 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.

Sincerely,

Patrick Wilson

Senior Vice President, Distribution

cc: Brian Jones, VP Operations, National Cable Television Cooperative EVP Programming, National Cable Television Cooperative TRAVEL CHANNEL
CHILDREN'S PROGRAMMING CERTIFICATION

On behalf of <u>Travel Channel</u>, I hereby certify that <u>Travel Channel</u> has fully complied

with the provisions of the Children's Television Act of 1990 (the "Act") and the rules and

regulations of the Federal Communications Commission (the "FCC") promulgated thereunder

for the First Quarter of 2015.

Specifically, <u>Travel Channel</u> did <u>not</u> broadcast any children's programming during the

First Quarter of 2015.

This certification was executed this 10th day of April, 2015.

Signature:

Name: Cynthia L. Gibson

Title: EVP, CLO & Corporate Secretary

Copy 2005



April 29, 2015

RE: Closed Captioning Certificates of Compliance for First Quarter 2015

Please find attached certificates of compliance regarding the Federal Communications Commission's ("FCC") closed captioning requirements set forth in 47 C.F.R. 79.1.

If you have any questions, please contact me at (404) 827-3395 or e-mail Sherry.Kangalee@turner.com. Thank you for your continued carriage of the Turner networks.

Kindest Regards,

Sherry A. Kangalee Contracts Administrator

Attachments



BOOMERANG CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, Boomerang was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 6th day of April, 2015













CARTOON NETWORK CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, Boomerang was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 6th day of April, 2015









TBS SUPERSTATION (TBS) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, TBS Superstation (TBS) was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 6th day of April, 2015









Turner Broadcasting System, Inc. ONE CNN CENTER, NW Atlanta, GA 30303-2762

TBS SUPERSTATION (TBS) (HD) CLOSED CAPTIONING **COMPLIANCE CERTIFICATE**

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, the East and West Coast Standard Definition fees of TBS Superstation ("TBS") were in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1. This certification is based on Turner's procedures for periodically monitoring and logging these feeds to confirm the presence of any required closed captioning. In providing (simulcast) HD feeds of TBS, Turner takes no actions to intentionally interfere with the delivery of closed captioning information included on the Standard Definition feeds, but has no procedures for further monitoring and logging the HD feeds.

Certified by me this 6th day of April, 2015















Turner Broadcasting System, Inc. ONE CNN CENTER, NW Atlanta, GA 30303-2762

TRU TV CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, truTV was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 6th day of April, 2015











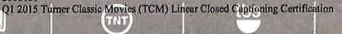


TURNER CLASSIC MOVIES (TCM) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, Turner Classic Movies (TCM) was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 6th day of April, 2015











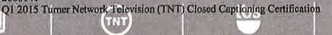


TURNER NETWORK TELEVISION (TNT) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, Turner Network Television (TNT) was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 6th day of April, 2015









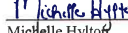




TURNER NETWORK TELEVISION (TNT) (HD) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the first quarter of 2015, the East and West Coast Standard Definition fees of Turner Network Television ("TNT") were in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1. This certification is based on Turner's procedures for periodically monitoring and logging these feeds to confirm the presence of any required closed captioning. In providing (simulcast) HD feeds of TNT, Turner takes no actions to intentionally interfere with the delivery of closed captioning information included on the Standard Definition feeds, but has no procedures for further monitoring and logging the HD feeds.

Certified by me this 6th day of April, 2015















RICHARD ORRELL-JONES

Vice President Business Operations 404.827.5210 Fax: 404.827.4959 richard.orrelljones@turner.com

<u>CNN en ESPAÑOL</u> CLOSED CAPTIONING – CERTIFICATE OF COMPLIANCE

I, Richard Orrell-Jones, in my capacity as Vice President, Business Operations of CNN Worldwide, hereby certify that for the first quarter of 2015, CNN en Español was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 27th day of April, 2015.



RICHARD ORRELL-JONES

Vice President Business Operations 404.827.5210 Fax: 404.827.4959 richard.orrelljones@turner.com

<u>CNN INTERNATIONAL - USA</u> CLOSED CAPTIONING – CERTIFICATE OF COMPLIANCE

I, Richard Orrell-Jones, in my capacity as Vice President, Business Operations of CNN Worldwide, hereby certify that for the first quarter of 2015, CNN International – USA was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 27th day of April, 2015.



RICHARD ORRELL-JONES

Vice President Business Operations 404.827.5210 Fax: 404.827.4959 richard.orrelljones@turner.com

HLN CLOSED CAPTIONING – CERTIFICATE OF COMPLIANCE

I, Richard Orrell-Jones, in my capacity as Vice President, Business Operations of CNN Worldwide, hereby certify that for the first quarter of 2015, HLN was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 27th day of April, 2015.



RICHARD ORRELL-JONES

Vice President Business Operations 404.827.5210 Fax: 404.827.4959 richard.orrelljones@turner.com

<u>CABLE NEWS NETWORK (CNN)</u> CLOSED CAPTIONING – CERTIFICATE OF COMPLIANCE

I, Richard Orrell-Jones, in my capacity as Vice President, Business Operations of CNN Worldwide, hereby certify that for the first quarter of 2015, CNN was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 27th day of April, 2015.



Turner Network Sales, Inc. 101 Marietta Street NW, 21st Floor Atlanta, GA 30303-2720 T 404.827.2250

April 9, 2015

Re: Certificates of Compliance for the Children's Television Act of 1990

Dear Affiliate:

As of January 1, 1992, the Federal Communications Commission's rules ("FCC Rules") implementing the Children's Television Act of 1990 ("Act") require cable operators to maintain certain records regarding their compliance with advertising limits imposed on children's television programming. Accordingly, Turner Network Sales, Inc. provides the attached Turner Entertainment Networks' certificates of compliance for 1st Quarter 2015. Please note that the Act's advertising limits are inapplicable to CNN, Headline News, TBS, Turner Classic Movies, TNT, TruTV, CNNI, and CNNE as these networks do not carry children's programming. If there are any changes in the programming policies of these networks, we will provide you with updated certifications reflecting such changes.

To comply with the FCC Rules, please place the attached certificates of compliance in your system's public file(s) no later than the tenth day of the current quarter following the quarter in which the programming aired.

Sincerely,

Sherry A. Kangalee Contracts Administrator

CARTOON NETWORK CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING

I, Toni Millner, in my capacity as Assistant General Counsel and Vice President – Kid Vid Compliance for Turner Broadcasting System, Inc. ("Turner"), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period from January 1, 2015, to March 31, 2015:

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be telecast during children's programming* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) Turner treated all of the programs telecast on the Cartoon Network, a 24-hour program service, as "children's programming" for the purposes of the commercial limits set forth in the Act, except for its telecast in the "Adult Swim" block of programming created for an adult audience that airs late night seven days a week.** The Adult Swim block contains hourly warnings to notify and remind viewers that the content is intended for an adult audience, and is not considered "children's programming" subject to the commercial limits set forth in the Act. On a weekly basis, therefore, approximately 98 hours of television programming were treated as "children's programming" for the purposes of the commercial limits set forth in the Act.
- 3) Turner has, as a standard practice, formatted and telecast all of the programs carried on the Cartoon Network during the period noted above within the commercial limits set forth in the Act, to the extent applicable to the programming.
- 4) To the best of my information, knowledge and belief, there were no instances in which the commercial limits were exceeded during the period noted above.

Certified by me this 3rd day of April, 2015.

Toni Millner

Assistant General Counsel and Vice President - Kid Vid Compliance Turner Broadcasting System, Inc.

Tom Millne

[&]quot;"Children's programming" for the purposes of the commercial limit means "programs originally produced and broadcast primarily for an audience of children 12 years and under."

^{**}During this period, the "Adult Swim" block of programming aired from 8 p.m. to 6 a.m., 7 nights a week.

BOOMERANG CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING

- 1, Toni Millner, in my capacity as Assistant General Counsel and Vice President Kid Vid Compliance for Turner Broadcasting System, Inc. ("Turner"), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period of January 1, 2015, to March 31, 2015:
 - 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be telecast during children's programming* on weekdays, and no more than 10 ½ minutes per hour on weekends).
 - 2) Turner has treated all of the programs telecast on Boomerang as "children's programming" for the purposes of complying with the commercial limits set forth in the Act.
 - 3) Turner has, as a standard practice, formatted and telecast all of the programs carried on the Cartoon Network during the period noted above within the commercial limits set forth in the Act, to the extent applicable to the programming.
 - 4) To the best of my information, knowledge and belief, there were no instances in which the commercial limits were exceeded during the period noted above.

Certified by me this 3rd day of April, 2015.

Toni Millner

Assistant General Counsel and Vice President - Kid Vid Compliance Turner Broadcasting System, Inc.

Toni milluer

^{* &}quot;Children's programming" for the purpose of the commercial limits means programs originally produced and telecast for an audience of children 12 years and under.