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 third quarter of 2016.

Dated:

Alex A. Tevlin

Director, Programming

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 third quarter of 2016.

Dated: 9/15/16

Alex A. Tevlin

Director, Programming

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 third quarter of 2016.

Michael E. Roche

Director, Programming

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 third quarter of 2016.

Dated: 9/25/16

Marc LaPlace Director, Programming YES Network, LLC

Marc Zdeare



January 31, 2013

# To Whom It May Concern:

Please be advised that the programming network currently known as ABC Family does not currently air children's programming that is subject to the quarterly certification requirements of the Children's Television Act of 1990 (the "Act"). Should ABC Family commence airing children's programming that is subject to the Act during the term of the ABC Family License Agreement, we will commence providing you with quarterly certifications in accordance with the Act.

You may rely on this certification for all future quarters until further notification by ABC Family.

Karen L. Holm

Disney ABC Networks Group

Senior Vice President

Legal Affairs

KH/kmm



September 30, 2016

### 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 third quarter of 2016.

# 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 exempt from the FCC's closed-captioning requirements under 47 C.F.R. Section 79.1(d)(9).

We will issue our next notification at the end of the fourth quarter of 2016. 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



### 2150 COLORADO AVENUE SUITE 100 SANTA MONICA, CA 90404

O: 310.255.6800 F: 310.255.6810 GSNTV.COM

October 10, 2016

# Via Email: ngowin@nctconline.org

Nisha Gowin NCTC 1120 Corporate Ave Lenexa, KS 66219

Re: Children's Programming Certification

Dear Nisha:

This letter is in connection with the Children's Television Act of 1990 and the requirement under FCC regulations that cable television systems maintain records sufficient to determine whether they are in compliance with the commercial content restrictions of the Act for "children's programming" which is defined as "programs originally produced and broadcast primarily for an audience of children 12 years old and younger."

As requested, this will confirm that for the third quarter of 2016, Game Show Network, LLC certifies that the GSN Network is in compliance with the commercial content restrictions of the Act.

GAME SHOW NETWORK, LLC

all wal

By: Caitlin Wheeler

# CrownMedia

# FAMILY NETWORKS



Hallmark
MOVIES & MYSTERIES

# CHILDREN'S PROGRAMMING CERTIFICATION THIRD QUARTER 2016

This is to certify that Hallmark Channel and Hallmark Movies & Mysteries were in compliance with the rules and regulations as described in the Children's Television Act of 1990 during the third quarter of 2016.

Executed this 1st day of September, 2016.

Leslie Park
Senior Vice President &
Assistant General Counsel

CrownMedia

UNITED STATES

A Crown Media Holdings, Inc. Company
Leslie Park
lesliepark@crownmedia.com
12700 Ventura Boulevard, Studio City, CA 91604
Ph: 818.755.1217 Fx: 818.755.2635



Rachel A. Miller Vice President, Legal Affairs Technology

September 30, 2016

# **VIA EMAIL**

NCTC Attn: Nisha Gowin 11200 Corporate Ave. Lenexa, KS 66219

RE: Children's Television Act - Compliance

Dear Ms. Gowin:

Please be advised that both the HBO and Cinemax programming services are in compliance with the applicable rules of the Federal Communications Commission governing children's television programming for the calendar quarter ended September 30, 2016.

Very truly yours,

Rahd Nile

Rachel Miller

VP, Legal Affairs - Technology



# **QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION 3rd Quarter – 2016**

I, Sue Ann R. Hamilton, EVP Distribution and Business Development for HDNet, LLC hereby certify that the programming found on the HDNet Movies network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of July 1, 2016 through September 30, 2016.

HDNet LLC certifies that the above stated status will continue to be the model for The Network.

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of October, 2016.

Sue Ann R. Hamilton

EVP, Distribution & Business Development



# **Children's Programming Certification**

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 **9/30/2016**.

**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

Date: 9-27-16



October 7, 2016

Nisha Gowin Programmer Relations Specialist NCTC 11200 Corporate Ave. Lenexa, KS 66219

Re: Third Quarter 2016 - Compliance Certificate for Children's Television Act of 1990 for America's Collectibles Network DBA Jewelry Television

# **CHILDREN'S PROGRAMMING CERTIFICATION THIRD QUARTER 2016**

As a TV shopping network, Jewelry Television is exempt from this regulation.

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

Executed this 7th day of October, 2016

Regards,

Burt Bagley

**SVP Content Distribution** 

Jewelry Television



302 North Sheridan Street • Corona, CA 92880-2067 Phone (877) 475-1711 • Fax (951) 270-1902 • MAVTV.com

Kevin Asbell • (951) 493-1172 • kasbell@mavtv.com

**Network Name:** 

**MAVTV** 

Address:

302 North Sheridan Street

Corona, California 92880

Phone Number:

(951) 493-1195

# CHILDREN'S PROGRAMMING CERTIFICATION - THIRD QUARTER 2016

This is to certify that the Mav'rick Entertainment Network, Inc. ("MAVTV") programming service (the "Service") for the Third Quarter of 2016 has not contained, nor will it contain, any children's programming, as defined under the Children's Television Act of 1990, 47 CFR 76.225 and the rules and regulation of the Federal Communications Commission.

In the event that the Service includes any children's programming on its schedule after the date hereof, the Service will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

# CHILDREN'S PROGRAMMING AIRED DURING THIRD QUARTER 2016

None.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this  $20^{th}$  day of September, 2016.

MAVTV

Rv.

Its: Corporate Counsel

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**

October 7, 2016

Kerry Brockhage

RE: Certification of Compliance with Children's Television Act 1990 Q3-2016 – FCC Rules 76.225 & 76.1703

This is to certify that the NBCUniversal programming services currently known as BRAVO, CHILLER, CLOO, CNBC, CNBC World, El, 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 Third Quarter of 2016.

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 7<sup>th</sup> day of October 2016.



To: Nisha Gowin

NCTC

11200 Corporate Avenue

Lenexa, KS 66219

Nisha,

This letter is in response to your request regarding Newsmax Closed Captioning requirements.

Newsmax Broadcasting is a new television network and therefore is exempt from the FCC requirement of Closed Captioning for four years. Below is an excerpt from Newsmax Legal Counsel.

"Programming on a new network is exempt from closed captioning requirements applicable to TV for the first four years of operation. See 47 C.F.R. § 79.1(d)(9). Note that in 2014 the FCC issued a rulemaking notice that asked whether the new network exemption should be eliminated or amended, but no new rules have been adopted yet."

Richard C. Polk
Associate
Greenberg Traurig, LLP | MetLife Building | 200 Park Avenue | New York, NY 10166
Tel 212.801.6916

polkr@gtlaw.com | www.gtlaw.com

Additionally Newsmax is not an over the air broadcaster so the Children's TV Act does not apply. Included is a letter regarding Newsmax "Calm Act" compliance.

Should you have any questions or need further assistance please feel free to contact me directly.

Thank you

Mark Greenlee Director Network Operations Newsmax Broadcasting Office: 561-396-1065

Cell: 727-804-0676 markgr@newsmax.com

**NETWORK'S NAME:** 

NFL Network & NFL RedZone

Address:

345 Park Ave

New York, NY 10154

# CHILDRENS PROGRAMMING CERTIFICATION

This notice confirms that, for the period commencing on July 1, 2016 and ending on September 30, 2016:

- 1. NFL RedZone did not include programming originally produced for an audience of children 12 years old and younger.
- 2. All NFL Network programming originally produced for an audience of children 12 years old and younger complied in all respects (to the extent applicable to Network) with the commercial matter limitations of the Children's Television Act of 1990, Public Law 101-437 (October 18, 1990) and the regulations of the FCC promulgated thereunder from time-to-time.

I hereby declare that the foregoing is true and forrect.

Signature:

Name:

Aries Massaro

Title:

Director NFL Network Affiliate Sales

Date:

October 3, 2016



# CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION THIRD QUARTER 2016 (July 1, 2016 THROUGH September 30, 2016)

This is to certify that Outdoor Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, et seq., of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 3<sup>rd</sup> Quarter of 2016 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 30th day of September, 2016

the &

Network: Outdoor Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204

www.OutdoorChannel.com



October 1st, 2016

Re: 3<sup>rd</sup> Quarter Children's Programming Certification

To Whom It May Concern:

This letter is to certify that Outside Television is in full compliance with the provisions of the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission promulgated there under for the 3<sup>rd</sup> quarter of 2016.

Specifically, Outside television did not broadcast any children's programming during the 3<sup>rd</sup> quarter of 2016.

I declare under penalty of perjury that the foregoing is true and correct. This certification was executed on the  $\mathbf{1}^{\text{st}}$  day of October.

Sincerely,

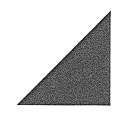
**Rob Faris** 

**SVP Programming & Production** 

**Outside TV** 

33 Riverside Ave., 4th Floor

Westport, CT 06880



# CHILDREN'S PROGRAMMING CERTIFICATION Third Quarter 2016 (July 1 – September 30, 2016)

This is to certify that it is OVATION's standard practice 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 July 1 through September 30, 2016, Ovation did not air any children's programming.

John Malkin

Executive Vice President of Distribution

Dated: September 30, 2016

# <u>CLOSED CAPTIONING CERTIFICATION</u> Third Quarter 2016 (July 1 – September 30, 2016)

This is to certify that all programming provided by OVATION during the period of July 1, 2016 through September 30, 2016, is in compliance with the Federal Communications Commission rules concerning closed captioning set forth at 47 C.F.R. § 79.1.

John Malkin

Executive Vice President of Distribution

Dated: September 30, 2016



### 3rd Quarter 2016 (July 1, 2016 to September 30, 2016)

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 July 1, 2016 through September 30, 2016, ONE World Sports did not air any children's programming,

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

Executed this 3rd day of October, 2016.

Signature: Randy B. Brown

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

# CERTIFICATION OF COMPLIANCE WITH CHILDREN'S TELEVISION COMMERCIAL LIMITS July 1, 2016 through September 30, 2016

The undersigned hereby certifies that during the above period, Pac-12 Networks has not aired, and is not scheduled to air, any programming originally produced and broadcast primarily for an audience of children 12 years old and younger.

Executed on the 12th of October, 2016

Nden Budill

SVP & Head of Distribution



# Children's Television Act of 1990 Certification

This is to certify that during the third quarter of the 2016 calendar year, Pivot contained no children's programming and was thus in compliance with the Children's Television Act of 1990 (the "Act") and the Federal Communications Commission rules implementing the Act (Sections 76.1703 and 76.225 of Title 47 of the Code of Federal Regulations).

Executed this 6<sup>th</sup> day of October 2016.

PARTICIPANT CHANNEL, INC.

Name: Andy Kim

Title: CFO

# Children's Programming Certification

# PixL Entertainment, LLC certifies that:

- 1. PixL was in compliance with the Children's Television Act of 1990 and the implementing rules of the Federal Communications Commission during the third quarter of 2016 and remains in compliance with the foregoing.
- 2. PixL presently does not include any commercial advertising.

PixL Entertainment, LLC

By: Hanglee
Title: VP Programming

Date: 10-7-2016



October 1, 2016

Nisha Gowin NCTC 11200 Corporate Ave. Lenexa, KS 66219

Dear Nisha,

The purpose of this letter is to certify that REELZCHANNEL, LLC is in compliance with the Children's Television Act of 1990 and the FCC rules implementing the Act during the third calendar quarter, ending September 30, 2016. In addition, REELZCHANNEL is in compliance with the obligations for closed captioning as required by the FCC Rules and Regulation.

If you have any questions regarding these documents, please feel free to contact me at 505.212.8750.

Thank you,

John deGarmo SVP Distribution

3rd Quarter: July 1, 2016 to September 30, 2016

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a 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 Communications Commission (the "FCC").

Communications Commission (the "FCC").
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 have been designated by Inga Dyer as the official responsible for oversight of compliance with the FCC's children's programming commercial limits, and I am familiar with the Regulations.
List the children's programs run during calendar quarter:  N/A
I hereby declare under penalty of perjury that the foregoing is true and correct.
Executed this 20th day of September, 2016 Signature
Inga Dyer Name (Print)
SVP of Business & Legal Affairs Title



September 30, 2016

This letter is intended to assist RFD-TV affiliates in satisfying their obligations with the Federal Communications Commission's Television Regulations. RFD-TV hereby certifies that:

\_\_All programming provided during this past calendar quarter, ending September 30, 2016, was in compliance with the Federal Communications Commission's Children's Television Regulations (including, without limitation, regulations regarding the display of website addresses and/or "host selling" activities "Children's TV Rules").

OR

2. X RFD-TV is not required to comply with the Children's TV Rules with respect to the Service because (please explain): RFD-TV doesn't carry children's programming at this time. RFD-TV agrees that it will notify affiliates within thirty (30) days of a change in the compliance with the Children's TV Rules.

Sincerely yours,

Steven Campione CFO & COO







3rd Quarter: July 1, 2016 to September 30, 2016

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the ehildren'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 ion the

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 (the "FCC").
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 have been designated by as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.
List children's programs run during calendar quarter:
ATHERMS
I hereby declare under penalty of perjury that the foregoing is true and correct.
Executed this 7 day of October 20/6.
Signature  Joseph Lee  Name (Print)  Up Open Title
Title Up a films

This is to certify that each of the Networks (as defined below) has fully complied with the provisions of the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission promulgated thereunder during the third calendar quarter of 2016 (the "Quarter"). Specifically, none of the Networks broadcast any children's programming during the Quarter.

For purposes of this certification, "Networks" shall mean HGTV, HGTV HD, Food Network, Food Network HD, Travel Channel, Travel Channel HD, DIY, DIY HD, Cooking Channel, Cooking Channel HD, Great American Country, and Great American Country HD.

I certify that the above information is accurate and complete.

Signature:

Name: Cynthia L. Gibson

Title: EVP and Chief Legal Officer, Scripps Networks Interactive, Inc.

Cip I Sh

Date: October 5, 2016

# 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: Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. This is to certify that, for the period from July 1, 2016 through September 30, 2016, 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 October, 2016.

STARZ ENTERTAINMENT, LLC

Todd Hov

Senior Vice President

Business & Legal Affairs - Distribution



October 7, 2016

# VIA EMAIL (ngowin@nctconline.org)

National Cable Television Cooperative 11200 Corporate Ave. Lenexa, KS 66219

ATTN: Nisha Gowin, Programmer Relations Specialist.

# Re: Semillitas - Children's Television Act Certificate for 3rd Quarter of 2016

Dear Ms. Gowin,

This letter is intended to assist National Cable Television Cooperative ("NCTC") in satisfying its obligations under The Children's Television Act of 1990.

As a standard practice, Semillitas airs the children's programs and series named in Exhibit A hereto, so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission.

# Children's Programs Aired During 3rd Quarter of 2016

Please see exhibit A

Should you have any further questions regarding this matter, please do not hesitate to contact us.

Sincerely yours,

Alejandro Parisca VP & General Manager

50M@5

2601 South Bayshore Drive, Suite 1250 Miami, FL. 33133 Office 786-220-0274 aparisca@somostv.net

cc: Ivan Morales

# MASTER GRID SEMILLITAS (Q3 2016)

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# **CERTIFICATE OF COMPLIANCE**

**Commercial Time Limitations** 

Children's Television Act 1990

This is to certify that for the period from 1 July 2016 to 30 September 2016 inclusive, ShortsHD was fully compliant with the Children's Television Act 1990.

DATE:

SIGNED:

NAME:

**POSITION:** 

**CHIEF EXECUTIVE** 



# CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION THIRD QUARTER 2016 (July 1, 2016 THROUGH September 30, 2016)

This is to certify that Sportsman Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, et seq., of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 3rd Quarter of 2016 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 30th day of September, 2016

Network: Sportsman Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing



NETWORK'S NAME:

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

Address:

30 Rockefeller Plaza, 16th Floor

New York, NY 10112

Telephone Number:

212.664.3199

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 July 1, 2016 through September 30, 2016 (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.

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

Dated as of:

September 27, 2016

Signature:

o die i

Arry Predman

SVP, Programming and Development

Children's Programming Certification (Template).docx

# This is a copy. The original is on file at Children's Network, LLC Offices located at 30 Rockefeller Plaza, 16<sup>th</sup> Floor, New York, NY 10112 Exhibit A

To

#### CHILDREN'S PROGRAMMING CERTIFICATION

#### For

#### CHILDREN'S NETWORK, LLC

#### D/B/A/ Sprout

(July 1, 2016 through September 30, 2016)

64 Zoo Lane

Adventures of Paddington the Bear

Animal Mechanicals

Astroblast

Boj

Busytown Mysteries

Busy World of Richard Scary

Caillou ®

Chloe's Closet ™

Clangers TM

Dirt Girl World

Doozers

Earth to Luna

Floogals

George Shrinks ™

Jungle Bunch

Lazytown TM

Lily's Driftwood Bay

Little People

Madeline ™

Maya the Bee

£1.

Nina's World TM

Noodle & Doodle ™

Noddy: Toyland Detective

Pajanimals<sup>TM</sup>

Poppy Cat<sup>TM</sup>

Ruff-Ruff, Tweet & Dave™

Sarah & Duck

Stella & Sam

Super Wings

Sydney Sailboat

Terrific Trucks

The Berenstain Bears TM

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The Chica Show TAT

The Mighty Jungle

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Children's Programming Certification (Template).docx

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#### Certification of Compliance: FCC Children's Television Requirements July 1, 2016 through September 30, 2016

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 (Note: 'core' programs are highlighted in yellow):

Paws and Tales

3-2-1 Penguins!

VeggieTales
Dr. Wonder's Workshop
Gina D's Kids Club
Animated Stories from the Bible
RocKids TV

Auto-B-Good Pahappahooey Island VeggieTales

Monster Truck Adventures

Mary Rice Hopkins & Puppets with a Heart

Lassie

Davey & Goliath

iShine KNECT

Mike's Inspiration Station

Animated Stories from the Bible

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

This certification is true and correct, to the best of my knowledge and understanding, and is made this 1<sup>st</sup> day of October, 2016.

Signature

David Adcock, National Sales Director

<sup>\*</sup> 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 combined JUCE and 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 Salsa. Similarly, the TBN service has a Saturday core block of children's programming of four (4) hours (7 a.m. to 11 a.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the Hillsong Channel service (formerly known as The Church Channel service).

#### Certification of Compliance: FCC Children's Television Requirements July 1, 2016 through September 30, 2016

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:

The following emidien 3 programs and during the period of time do the distribution.					
3-2-1 Penguins!		St. Bear's Dolls Hospital			
Adventures in Booga Booga Land	Gerbert	Sarah's Stories			
Animal Atlas	Gina D's Kids Club	Sing Along With Gina D			
Animated Hero Classics	Gospel Bill	Superbook			
Animated Stories from the Bible	Grandfather Reads	Super Simple Science Stuff			
Another Sommer-Time Adventure	Hermie & Friends	Swiss Family Robinson			
Aqua Kids Adventures	iShine Knect	The Adventures of Carlos Caterpillar			
Arnie's Shack	Jacob's Ladder	The Adventures of Skippy			
Auto-B-Good	Kid Fit	The Bedbug Bible Gang			
BB's Bedtime Stories	Kids Club	The Big Garage			
Becky's Barn	Kids Like You	The Brainy Baby Company			
BJ's Teddy Bear Club and Bible Stories	Lassie	The Charlie Church Mouse Show			
Bugtime Adventures	Little Buds	The Choo Choo Bob Show			
Cherub Wings	Little Women	The Dooley and Pals Show			
Children's Heroes of the Bible	Maralee Dawn & Friends	The Filling Station			
Christopher Columbus	Mary Rice Hopkins & Puppets With a Heart	The Fred and Susie Show			
Chubby Cubbies	Mickey's Farm	The Funny Company			
Colby's Clubhouse	Mike's Inspiration Station	The Huggabug Club			
Come On Over	Miss BG	The Knock, Knock Show			
Cowboy Dan's Frontier	Miss Charity's Diner	The Lads TV			
Creation Creatures	Monster Truck Adventures	The Reppies			
Curiosity Quest	Mustard Pancakes	The Storykeepers			
D.A.R.E. Safety Tips with Retro Bill	Nanna's Cottage	The Swamp Critters of Lost Lagoon			
Davey & Goliath	Pahappahooey Island	The Tails of Abbygail			
Donkey Ollie	Paws and Tales	The Zula Patrol			
Dr. Wonder's Workshop	Puppet Parade	TuneTime			
Ewe Know	Quigley's Village	Upstairs Downstairs Bears			
Faithville	Raggs	VeggieTales			
Fluffy Gardens	Retro News: A Blast from the Past	Wild About Animals			
Flying House	Rocka-Bye Island	World of Jonathan Singh			
From Aardvark to Zucchini	RocKids TV	Zoo Clues			

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

This certification is true and correct, to the best of my knowledge and understanding, and is made this 1st day of October, 2016.

Signature

David Adcock, National Sales Director

<sup>\*</sup> 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 combined JUCE and 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 TBN Salsa. Similarly, the TBN service has a Saturday core block of children's programming of four (4) hours (7 a.m. to 11 a.m.). Three (3) hours of that block provide compliance with FCC Rule 73.671 for the Hillsong Channel service (formerly known as The Church Channel service).

### TELEMUNDO NETWORK GROUP, LLC CERTIFICATION OF COMPLIANCE

# WITH CHILDREN'S TELEVISION COMMERCIAL LIMITS IN PROGRAMMING FURNISHED BY TELEMUNDO NETWORK FOR THE PERIOD JULY 1 THROUGH SEPTEMBER 30, 2016

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 (CT/MT)	AMOUNT OF COMMERCIAL MATTER IN PROGRAMS FURNISHED BY TELEMUNDO NETWORK (minutes per half hour)
Noodle & Doodle	Saturdays 7/1-9/30/16	8:00-8:30 am	7:00-7:30am	2:00
El Show de Chica	Saturdays 7/1-9/30/16	8:30-9:00 am	7:30-8:00am	2:00
El Show de Chica	Saturdays 7/1-9/30/16	9:00-9:30am	8:00-8:30am	2:00
Nina's World	Saturdays 7/1-9/30/16	9:30-10:00am	8:30-9:00am	2:00
Nina's World	Saturdays 7/1-9/30/16	10:00-10:30am	9:00-9:30am	2:00
LazyTown	Saturdays 7/1-9/30/16	10:30-11:00am	9:30-10:00am	2:00

I certify that the regularly-scheduled children's programming and promotional content furnished to you by the Telemundo Network during the 3<sup>rd</sup> quarter of 2016 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: Robert Chomat

Title: Senior director, Accounting Telemundo Network Group, LLC

Date: 09/30/2016



October 3, 2016

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).
- 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 247 C.F.R. § 79.4.

Sincerely,

Lee Schlazer

Vice President, Distribution

cc: Brian Jones, VP Operations, National Cable Television Cooperative EVP Programming, National Cable Television Cooperative



#### **CERTIFICATION**

The undersigned hereby certifies the following for the period July 1, 2016 through and including September 30, 2016 (the "Period"):

TheBlaze was in compliance with its obligations under the Children's Television Act of 1990, Public Law 101-437 (October 18, 1990) as amended. Supporting documentation of the same with respect to children's programs that aired on TheBlaze during the Period is attached to this Certification.

The Blaze was exempt from the closed captioning rules promulgated under the Telecommunications Act of 1996, as amended.

Bruce Levinson

Vice President, Content Distribution

TheBlaze Inc.

DATE: October 7, 2016

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

# CHILDREN'S PROGRAMMING CERTIFICATION THIRD QUARTER (July 1, 2016 Through September 30, 2016)

This is to certify that the list set forth below identifies all programs and series aired by Three Angels Broadcasting Network, Inc. during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a 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 Communications 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 have been designated by Three Angels Broadcasting Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits and I am familiar with the regulations.

See attached LMS form 2100 of the third quarter filing with the list of children's programs run during the calendar year.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 1st day of October, 2016.

Sincerely,

Danny Shelton

President

DS/cc



October 5, 2016

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 3<sup>rd</sup> Quarter 2016. 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.

For your convenience, the certificates of compliance are also available online for your review. Please follow these steps in order to download the certificates:

- 1. Go to the Turner Resources web site at <a href="www.TurnerResources.com">www.TurnerResources.com</a>. [Note if you do not have a user ID and password, you will need to register online with the web site.]
- 2. From the homepage for TurnerResources.com, you will find the Children's Television Programming certificates of compliance by clicking on a "link" called "FCC Compliance."

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

Kindest Regards,

Sherry Kangalee-Carter Contracts Administrator

Attachments

## 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 July 1, 2016, to September 30, 2016:

- 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 Cartoon Network, a leading ad-supported cable television network, 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.\*\* 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 October, 2016.

Toni Millner

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

Toni millner

<sup>\* &</sup>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."

<sup>\*\*</sup>During this period, the "Adult Swim" block of programming aired from 8 p.m. to 6 a.m., 7 nights a week. The Adult Swim block contains regular 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

#### Exhibit 1

On Sunday, July 31, 2016, there was an incident in which an employee working within Turner's Broadcast Operations Center ("BOC") made an unintentional mistake that resulted in a technical 15-second time overage in the commercial time limits on Boomerang in the hour between 2 – 3 p.m.

A BOC employee was handling a last minute "timing adjustment" in which an employee inserts a network promotion or other element of non-commercial content during a break or at the end of a television program when an episode of a series runs short in duration. Timing adjustments help to ensure that the scheduled programming for a television network remains on time and that programming starts at the top of a broadcast hour. In this case, however, the employee mistakenly replaced a 15-second spot with a longer 30-second version of a spot promoting an animated series on Cartoon Network instead of selecting a promotional spot for an upcoming show on Boomerang. The spot promoted *Steven Universe*, an age-appropriate, children's television program, but network cross-promotional spots historically have been counted as "commercial" time. As a result, Boomerang inadvertently increased the amount of commercials and exceeded the hour's commercial time limits by 15 seconds.

The personnel involved appreciated the importance of the KidVid rules and procedures, but simply made a mistake. Turner has provided the BOC employee with further training and a reminder to exercise care to ensure that any time adjustments during children's programming take into account not only the time limits but also recognize the difference between cross-promotional content, commercial content and promotional content.

## BOOMERANG 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 of from July 1, 2016, to September 30, 2016:
  - 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) During this period, there was one incident in which the amount of commercial matter broadcast during children's programming exceeded the statutory limits by approximately 15 seconds due to an unintentional human error. A detailed account of the commercial matter "overage" occurring on Sunday, July 31st is included in Exhibit 1.
  - 5) Turner regrets this incident and has taken appropriate remedial action to ensure our ongoing KidVid compliance. Moreover, we urge that this incident be viewed in the context of the large amount of children's programming (approximately 168 hours per week) that Boomerang has telecast during this period without incident and in compliance with the KidVid rules and regulations.

Certified by me this 3rd day of October, 2016.

Toni Millner

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

2810625.1

<sup>\* &</sup>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.

## NBA TV CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING

I, Toni Millner, in my capacity as Assistant General Counsel for Turner Broadcasting System, Inc. ("Turner"), certify that:

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the Federal Communications Commission's regulations ("FCC Rules") implementing those limits for "children's programming" (no more than 12 minutes per hour of commercial on weekdays, and no more than 10 ½ minutes per hour on weekends during "children's programming").
- The FCC Rules require cable operators to maintain certain records regarding their compliance with the advertising limits imposed on children's television programming. These advertising limits and compliance reporting obligations do not apply to cable networks that do not carry "children's programming" as defined under the Act.
- 4) To the best of my information, knowledge, and belief, no "children's programming" has been telecast on NBA TV in the past quarter, nor is scheduled to be shown in the foreseeable future.
- 5) If there are any material changes in the programming policies of the television network so that children's programming is telecast on NBA TV (or in the event that the reporting obligations under the FCC Rules are changed), notice and updated certifications reflecting such changes will be provided.

Certified this \_\_3rd day of October, 2016.

Toni Millner

Assistant General Counsel and Vice President—Kid Vid Compliance Turner Broadcasting System, I

Toni millner

2810627.1

<sup>&</sup>lt;sup>1</sup> "Children's programming" is defined under the Act as a program "originally produced and broadcast primarily for an audience of children 12 years old and younger."



## QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION 3<sup>rd</sup> Quarter – 2016

I, Endi Piper, Senior Vice President, Business and Legal Affairs for TV One, LLC, hereby certify that the programming found on the TV One Network compiled fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period July 1, 2016 through September 30, 2016.

Specifically, the TV One Network <u>did not</u> broadcast any Children's Programming during the period July 1, 2016 through September 30, 2016.

I hereby declare that that the foregoing is true and correct. This certification was executed on the 10<sup>th</sup> day of October, 2016.

Endi Piper

SVP Business & Legal Affairs

TV One, LLC



#### **Children's TV Act Compliance Certification**

The Weather Channel certifies that The Weather Channel cable programming service does not contain any "children's programming" (as defined by the FCC.) In the event The Weather Channel includes "children's programming" in the future, we will notify affiliates immediately and provide the necessary information for compliance with recordkeeping requirements under the Children's Television Act of 1990.

Executed this 1st day of July, 2016



October 4, 2016

RE: Children's Programming Certification

Dear Affiliate:

This is to certify that UP programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.255 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 through and including the Third Quarter of 2016: None.

Best regards,

Reta Peeny

Executive Vice President/General Counsel



## COMMERCIAL TIME – CHILDREN'S PROGRAMMING VIACOM MEDIA NETWORKS CERTIFICATION: 3<sup>rd</sup> Quarter 2016

The following certification is provided regarding compliance during the period of July 1, 2016 to September 30, 2016 (the "Current Quarter") with the commercial time limitations set forth in the FCC's April 12, 1991 Report and Order Implementing the Children's Television Act of 1990 (the "Act") and the rules adopted therein.

NICKELODEON aired children's programming during the Current Quarter to the extent indicated by the attached program schedules. The children's programming NICKELODEON aired during the Current Quarter contained commercial matter in an amount that was not more than 12 minutes per hour on weekdays and 10.5 minutes per hour on weekends. NICKELODEON accordingly certifies that it is in compliance for the Current Quarter with the limitations set forth in the Act and FCC rules.

NICK JR., TEENNICK, NICKTOONS and NICK AT NITE aired children's programming during the Current Quarter as indicated by the attached program schedules for those services, but to the extent these services carried commercials, the amount of commercial matter was within the time limitations set forth in the Act.

Program services MTV, MTV2, MTVU, BET JAMS, MTV LIVE, VH1, MTV CLASSIC (formerly VH1 CLASSIC), BET SOUL, LOGO, CMT, CMT MUSIC, COMEDY CENTRAL, TR3S, SPIKE TV, TV LAND, BET, BET HIP HOP, BET GOSPEL, CENTRIC and MTV HITS (known as NICK MUSIC as of September 9, 2016) did not air any children's programming subject to the requirements of the Act during the Current Quarter.

VIACOM MEDIA NETWORKS, a division of Viacom International Inc.

y. \_\_\_\_\_\_

Daniel M. Mandil

Senior Vice President & Deputy General Counsel

Corporate Law Department

# Children's Programming Certification Third Quarter 2016 July 1st, 2016 – September 30th, 2016

This is to certify that as a standard practice, **Video Rola** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

Children's Programs Aired During Third Quarter 2016

#### **NONE**

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

Executed this 7th day of October 2016

Jorge Fiterre

Name

Affiliate Sales

Title



October 7, 2016

#### VIA EMAIL (ngowin@nctconline.org)

National Cable Television Cooperative 11200 Corporate Ave. Lenexa, KS 66219

ATTN: Nisha Gowin, Programmer Relations Specialist.

Re: ViendoMovies - Children's Television Act Certificate for 3<sup>rd</sup> Quarter of 2016

Dear Ms. Gowin:

This letter is intended to assist National Cable Television Cooperative ("NCTC") and its affiliates in satisfying its obligations under The Children's Television Act of 1990.

SOMOSTV LLC, ("SomosTV") hereby certifies that its ViendoMovies programming network does not air any children's programming and did not do so during the 3<sup>rd</sup> Quarter of 2016.

Should you have any further questions regarding this matter, please do not hesitate to contact us.

Sincerely yours,

Alejandro Parisca VP & General Manager

50M@5

2601 South Bayshore Drive, Suite 1250 Miami, FL. 33133 Office 786- 220-0274 aparisca@somostv.net

cc: Ivan Morales



## CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION 3<sup>rd</sup> QUARTER 2016 (July 1, 2016 THROUGH September 30, 2016)

This is to certify that World Fishing Network LLC ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, et seq., of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 3rd Quarter of 2016 was captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules").

In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 1<sup>st</sup> day of October, 2016.

World Fishing Network LLC

Gennady Ferenbok General Counsel



Month/Year: 3rd quarter, 2016 (July, August, September)

**E/I Children's Programming**. Attached hereto is information sufficient to enable Broadcaster to complete the FCC Children's Programming Report (Form 398) for the channel.

**Closed Captioning**. All programming provided for broadcast on the station during this month was closed captioned, except for the programs noted below along with the applicable FEE exemption:

Channel is exempt from adding captions to programming at this time because the channel's annual gross revenues in the prior calendar year were less than \$3 million.

**Commercial limits in Children's Programming**. Programmer aired the following programming originally produced and broadcast primarily for an audience of children 16 years old and younger during this quarter:

			Total Commercial Matter
Children's Program	Days and times aired		(actual minutes & seconds)
Dragonfly TV	Sat	7:00am (ET)	4:50 min
Animal Rescue	Sat	7:30am (ET)	4:50 min
Dog Tales	Sat	8:00am (ET)	4:50 min
Jack Hanna's Into the Wild	Sat	8:30am (ET)	4:50 min
Whaddyado	Sat	9:00am (ET)	4:50 min (until Aug27th)
Wild About Animals	Sat	9:00am (ET	4:50 min (as of Sept 3 <sup>rd)</sup>
Biz Kids	Sat	9:30am (ET)	4:50 min
Real Life 101	Sat	10:00am (ET)	4:50 min
Jack Hanna's Animal Adventures	Sun	7:00am (ET)	4:50 min
3 Wide Life	Sun	7:30am (ET)	4:50 min

<sup>\*</sup>Total commercial matter includes all spots promoting products or services broadcast during children's programs, including all spots provided by networks, syndicators and local stations.

The Children's Television Act and the FCC's rules require that children's programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays. After due review of internal station records and documentation provided to us by program suppliers, programmer hereby certifies:

X That it complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements.

\_\_\_\_ That it did not comply fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

Signed: Ryan Raines
Name: Ryan Raines
Date: Sept 30, 2016