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 1st day of October, 2020.

By: Robert Fopma
Robert Fopma

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 **PosiTiV** 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 **PosiTiV** 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 **PosiTiV** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 1st day of October, 2020.

By: Robert Fopma
Robert Fopma

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** 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** 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** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 1st day of October, 2020.

By: Robert Fopma

Robert Fopma

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 Hillsong 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 Hillsong 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 Hillsong Channel** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 1st day of October, 2020.

By: Robert Fopma
Robert Fopma

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**)/**HD** 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**)/**HD** 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)/HD** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 1st day of October, 2020.

By: Robert Fopma
Robert Fopma



October 2, 2020

RE: Closed Captioning & Calm Act Certifications 3rd quarter 2020

Dear Affiliate:

Please find enclosed, 6 Calm Certifications (for TBN, Hillsong Channel, Enlace USA, POSITIV, and SMILE). (as of 6/1/2016 Hillsong Channel took the place of The Church Channel on TBN's networks) and the Closed Captioning Certification for TBN.

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

Xe: Colby May, Esq., P.C.

enclosures



October 2, 2020

RE: Closed Captioning & Calm Act Certifications 3rd quarter 2020

Dear Affiliate:

Please find enclosed, 6 Calm Certifications (for TBN, Hillsong Channel, Enlace USA, POSITIV, and SMILE). (as of 6/1/2016 Hillsong Channel took the place of The Church Channel on TBN's networks) and the Closed Captioning Certification for TBN.

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

Xe: Colby May, Esq., P.C.

enclosures



July 10, 2020

VIA EMAIL

Armstrong Utilities, Inc. Attn: Elaine Karchner (ekarchner@agoc.com) One Armstrong Place Butler, PA 16001

RE: Closed Captioning Requirements – Q3 2020

Dear Elaine:

Attached please find HBO's certification for the calendar quarter ending September 30, 2020, detailing our compliance with the FCC's Closed Captioning rules.

Very truly yours,

Kedrin MacKenzie Legal Assistant

Attachment

cc: Dominic Dorman

Closed Captioning Rules Certification

This is to certify that for the calendar quarter ended September 30, 2020:

(i) Home Box Office, Inc. ("HBO") distributed the following channels of video programming:

HBO (Main Channel) HBO₂ **HBO** Signature **HBO** Family **HBO** Comedy **HBO** Zone **HBO** Latino Cinemax (Main Channel) MoreMax ActionMax ThrillerMax 5StarMax WMax OuterMax @Max **HBO** High Definition Cinemax High Definition HBO on Demand Cinemax on Demand

(ii) Each channel of video programming distributed by HBO was captioned in substantial compliance with the requirements specified in Section 79.1(b) of Title 47 of the Code of Federal Regulations.

Executed this 9th day of October, 2020

Home Box Office, Inc.

Dominic Dorman

Vice President

Distribution Technology & Operations

NBA LEAGUE PASS CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this **4** day of January, 2020.

Name: Robert J. Hesskamp

Title: EVP, Broadcast Technology Services

Entity: Turner Entertainment Networks, Inc.

NBA TV CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by NBA TV ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning January 1, 2020 and ending December 31, 2020. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this / day of January, 2020.

Name: Robert J. Hesskamp

Title: EVP, Broadcast Technology Services

Entity: Turner Entertainment Networks, Inc.

NBA TV CLOSED CAPTIONING OUALITY CERTIFICATION

NBA TV (the "Programmer") hereby states that its video programming intended for U.S. residential distribution, as currently provided, complies with applicable caption quality requirements of the Federal Communications Commission ("FCC"): (1) by satisfying the caption quality standards of Section 79.1(j)(2) of the FCC rules; (2) by the Programmer adopting and following, in the ordinary course of business, the Best Practices set forth in Section 79.1(k)(1) of the FCC rules; or (3) because the Programmer or relevant programming is exempt from the FCC's closed captioning rules under one or more of the following exemptions, including: (i) Section 79.1(d)(3) (programming for which the audio is in a language other than English or Spanish and that is not scripted programming able to be captioned using the electronic news room technique); (ii) Section 79.1(d)(4) (primarily textual programming); (iii) Section 79.1(d)(5) (programming distributed in late night hours); (iv) Section 79.1(d)(6) (interstitials, promotional announcements, and public service announcements that are 10 minutes or less in duration); (v) Section 79.1(d)(10) (primarily non-vocal musical programming); (vi) Section 79.1(d)(11) (because the expense for captioning the programming would exceed two percent of the gross revenues received from the relevant channel or program stream during the prior calendar year); or (vii) Section 79.1(d)(12) (because the relevant channel or stream of video programming produced annual gross revenues of less than \$3,000,000 during the prior calendar year and captioning is not made available for the channel or stream to pass through).

Certified this 9th day of April, 2020

Name: Michelle Hylton

Title: Vice President – FCC Compliance, Turner Entertainment Networks, Inc.

PROGRAMMER CAPTIONING CERTIFICATION

Per Federal Communications Commission (FCC) rule 79.1(j), 47 C.F.R. § 79.1(j), INSP, LLC ("Program Network") hereby certifies that during the third calendar quarter, from July 1, 2020 to September 30, 2020:

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

and correct. Executed this 17th day of September 2020.

ľΜ

Phyllis Brown Director, Network Compliance

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 the third quarter ending **09/30/2020**.

Program Name	<u>Time</u>	<u>Program Length</u>		
All children's programming was discontinued effective May 1, 2009.				
I hereby declare under penalty of p	perjury that the f	oregoing is true and correct.		
Thylis Burn Phyllis Brown Director of Network Compliance				
Date: 9-17-20				



Dear Affiliate:

On behalf of ESPN, Inc., ESPN Classic, Inc., and ESPN Enterprises, Inc. the following is notification regarding the Children's TV Act and closed-captioned programming for the third quarter of 2020.

Children's TV Act

The Children's Television Act of 1990 (the "Act") and the FCC's regulations pursuant thereto require that cable and certain other 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."

Neither ESPN, Inc. (i.e., ESPN, ESPN2, ESPNEWS, ESPN Deportes, ESPNU, ESPN-SEC, ESPN-ACC, ESPN College Extra, or Longhorn), ESPN Classic, Inc. (i.e., ESPN Classic), nor ESPN Enterprises, Inc. (i.e., ESPN VOD) aired any programming deemed children's programming under the Act. Therefore, no further disclosure is currently needed with respect to those networks. As a reminder, due to a changes in the Children's TV Act obligations, ESPN will begin providing compliance notifications annually starting January 30, 2021.

Closed-Captioned Programming

For the third quarter of 2020, please refer to the table below for the hours of new programming telecast on our networks and the portion thereof that was closed-captioned. In addition to the information on the table below, 100% of the required programming on ESPN3 and SEC+ was closed captioned, and ACC Network Extra is not yet subject to minimum closed captioning rules. Please note, neither ESPN, ESPN2, ESPNEWS, ESPN Classic, ESPNU, ESPN Deportes, ESPN VOD, Longhorn Network, ESPN-SEC, ESPN-ACC, nor ESPN College Extra telecast any pre-rule programming in the quarter.

	New programming	New Closed Captioned	New Percent
Network	(Hours)	(Hours)	Caption (%)
ESPN (including HD version)	2208:00:00	2208:00:00	100%
ESPN2 (including HD version)	2208:00:00	2206:30:00	99.93%
ESPNEWS (including HD version)	2208:00:00	2207:30:00	99.98%
ESPN Classic	2208:00:00	2208:00:00	100%
ESPN Deportes (including HD version)	2208:00:01	2208:00:01	100%
ESPNU (including HD version)	2208:00:00	2207:30:00	99.98%
ESPN VOD	1372:25:02	1372:25:02	100%
Longhorn Network (including HD	2208:00:00	2208:00:00	100%
version)			
ESPN College Extra	30:00:00	30:00:00	100%
ESPN-SEC (including HD version)	2208:00:00	2208:00:00	100%
ESPN-ACC (including HD version)	ACC not yet subject to minimum closed-captioning rules		

We will issue our next notification at the end of the fourth quarter of 2020. Should you need any further information at this time, please contact your ESPN account executive.

Sincerely yours,

ESPN, INC.

ESPN CLASSIC, INC.

ESPN ENTERPRISES, INC.

Sean Breen

Senior Vice President Disney Media Distribution



30 Rockefeller Plaza, New York, NY 10112

COZI-TV NETWORK CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM JULY 1 THROUGH SEPTEMBER 30, 2020

I, Mark Monroy, Sr., Operations Manager, COZI-TV Network, a division of NBCUniversal Media LLC, (the "Network"), hereby certify that, during this quarter all non-exempt programming transmitted by the Network complied with the rules and policies of the Federal Communications Commission relating to closed captioning of video programming (47 C.F.R. §79.1, et seq.).

Mark Monroy

Sr. Operations Manager

COZI-TV

Dated: 9/30/2020

NBCUniversal

CERTIFICATION REGARDING COMPLIANCE WITH VIDEO DESCRIPTION REQUIREMENTS

Network:	NBC			
Quarter:	Q3 2020			
a minimum of t time and/or ch	87.5 hours of video oildren's programmir	ng and at least 37.5 additi	NBC Network ding at least 50 hours of des onal hours of described prog the Federal Communication	gramming
I hereby certify	that the foregoing i	is true and correct.		
Signature: < Name: Title:	Ashish Desai SVP, Global	Media Operations		
Evacuted on th	is 7th day of Oc	ther 2020		

NBCUniversal

Re: Certification of Compliance with New Closed Captioning Quality Requirements Set Forth in 47 C.F.R. § 79.1, et seq.

Federal Communications Commission (FCC) rules implementing new closed captioning quality standards will take effect on March 16, 2015. This is to certify that, as of March 16, 2015, the NBCUniversal programming services set forth on Attachment 1 (the "NBCUniversal Networks") are in compliance with the applicable FCC requirements concerning the quality of closed captioning, as indicated below:

	The video programming satisfies the caption quality standards of FCC Rule
ш	79.1(j)(2), 47 C.F.R. § 79.1(j)(2).

- In the ordinary course of business, the NBCUniversal Networks have adopted and follow the Video Programmer Best Practices set forth in FCC Rule 79.1(k), 47 C.F.R. § 79.1(k).
- One or more of the NBCUniversal Networks is exempt from the closed captioning rules, as set forth below.

Network(s): COZI-TV, TELEXITOS

Exemption(s): New Network Exemption

I certify that the above information is true and correct.

NAME: Klin Jacob

TITLE: SUP. ENGINEERING

DATE: 3/13/15

Attachment 1

BROADCAST NETWORKS

NBC NETWORK COZI-TV TELEMUNDO NETWORK TELEXITOS

NONBROADCAST NETWORKS

BRAVO

CHILLER

CLOO

CNBC

CNBC World

E!

ESQUIRE NETWORK

GOLF CHANNEL

MSNBC

NBCSN

NBC UNIVERSO

NECN

OXYGEN

SPROUT

SYFY

UNIVERSAL HD

USA NETWORK

REGIONAL SPORTS NETWORKS

CSN BAY AREA

CSN CALIFORNIA

CSN CHICAGO

CSN MID-ATLANTIC

CSN NEW ENGLAND

CSN NORTHWEST

CSN PHILADELPHIA

SNY

COMCAST NETWORK MID-ATLANTIC

COMCAST NETWORK PHILADELPHIA



TELEXITOS NETWORK CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM JULY 1 THROUGH SEPTEMBER 30, 2020

I, Barbara Alfonso, Director, TeleXitos, hereby certify on behalf of TeleXitos 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 seq.).

Barbara Alfonso
Senior Director,
TeleXitos

Date: 9/30/20



October 1, 2020

Re: <u>Closed Captioning Certification</u>

This letter is intended to assist you in satisfying your obligations under Section 79.1 of Title 47 of the Code of Federal Regulations regarding closed captioning in connection with your carriage of SNY (which service is owned and operated by Sterling Entertainment Enterprises, LLC) ("SportsNet").

SNY hereby certifies that it has met the closed captioning requirements pursuant to the Federal Communications Commission's closed captioning rules applicable to it for the quarter ended September 30, 2020.

Best regards,

Docusigned by:

Stew Kaab

84001A24A3004DD...

Steve Raab President



October 1, 2020

Re: NBC Sports Bay Area - Closed Captioning

This letter is intended to assist you in satisfying your obligations under Section 79.1 of Title 47 of the Code of Federal Regulations regarding closed captioning in connection with your carriage of NBC Sports Bay Area (which service is owned and operated by [Sports Channel Pacific Associates]) ("SportsNet").

SportsNet hereby certifies that it has met the closed captioning requirements pursuant to the Federal Communications Commission's closed captioning rules applicable to it for Quarter 3 of 2020.

Best regards,

Ben Rodrigues

BRY

Sr. Director, Multi-Platform Programming



October 1, 2020

Re: NBC Sports California - Closed Captioning

This letter is intended to assist you in satisfying your obligations under Section 79.1 of Title 47 of the Code of Federal Regulations regarding closed captioning in connection with your carriage of NBC Sports California (which service is owned and operated by Comcast SportsNet California, LLC) ("SportsNet").

SportsNet hereby certifies that it has met the closed captioning requirements pursuant to the Federal Communications Commission's closed captioning rules applicable to it for Quarter 3 of 2020.

Best regards,

Ben Rodrigues

Sr. Director, Multi-Platform Programming



This is to certify that:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on the cable television networks of A&E Television Networks, LLC ("AETN") consisting of: A&E, Lifetime, History Channel, Lifetime Movie Network (LMN), FYI (formerly The Biography Channel), Viceland (formerly H2), Military History Channel, Crime & Investigation (CI), Lifetime Real Women, History Channel en Español, A&E HD, Lifetime HD, History Channel HD, LMN HD, FYI HD, Viceland HD, CI HD, 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 AETN for each network to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by AETN
 through the use of equipment and associated software that is installed, utilized and
 maintained in a commercially reasonable manner.

A&E TELEVISION NETWORKS, LLC

By:

Donald R. Jarvis Jr. Senior Vice President.

Global Engineering and Technology



October 5, 2020

Re: AETN Networks — Certification of Compliance with Children's Television Act of 1990,

Closed-Captioning Programming Laws, and Video Description Programming Laws

3rd Quarter — July 1, 2020 – September 30th, 2020

To Whom It May Concern:

This letter shall serve as certification under the Children's Television Act of 1990 (the "Act") that for the respective quarter ended September 30, 2020, A&E Television Networks, LLC ("AETN") has been in compliance with the Act with respect to all of its networks (including in high definition).

This letter shall also serve as certification that AETN has been in compliance with the following programming laws with respect to its programming services for the quarter ended September 30, 2020: (i) the closed-captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations, including Section 79.1(j)(2), and (ii) with respect to "History", the video description requirements set forth in Section 79.3 of Title 47 of the Code of Federal Regulations.

A&E Television Networks, LLC is dedicated to providing the best programming and customer service possible. I can be reached at (646) 745-0043 or via email: pamala.steward@aenetworks.com with any questions or concerns.

We thank you for your business and wish you continued success.

Regards,

Pamala Steward

Director

Distribution Contracts & Budgets

Ph. Cormich Steward

cc: S. Plasse

Document Number: 310527

Certification of Compliance with the Federal Communications Commission=s Closed Captioning Requirements September 30, 2020

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

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 September 30, 2020.

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

By: Sheri Duff

Print Name: Sheri Duff

Title: Closed Captioning Contact_____

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

Atlanta, GA 30318-5605

Nyahaley.labor@turner.com

October 8, 2020

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, Warner Media Network Sales, Inc. f/k/a Turner Network Sales, Inc. provides the attached Turner Entertainment Networks' certificates of compliance for 3rd Quarter 2020. Certificates for Cartoon Network, Boomerang, TBS, TNT, TruTV, CNN and NBA TV are available for this quarter. 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:

- Go to the Turner Resources web site at www.TurnerResources.com. [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 go to "Technical" and scroll down to "Compliance Notices." You can download the Q3 - 2020 certificates by clicking on Kid Vid Certificates and following the prompts.

If you have any questions, please e-mail nyahaley.labor@turner.com. Thank you for your continued carriage of the Turner networks.

Kindest regards,

Nyahaley Labor

Records Imaging and Retention Specialist



July 10, 2020

VIA EMAIL

Armstrong Utilities, Inc. Attn: Elaine Karchner (ekarchner@agoc.com) One Armstrong Place Butler, PA 16001

RE: Closed Captioning Requirements – Q3 2020

Dear Elaine:

Attached please find HBO's certification for the calendar quarter ending September 30, 2020, detailing our compliance with the FCC's Closed Captioning rules.

Very truly yours,

Kedrin MacKenzie Legal Assistant

Attachment

cc: Dominic Dorman

Closed Captioning Rules Certification

This is to certify that for the calendar quarter ended September 30, 2020:

(i) Home Box Office, Inc. ("HBO") distributed the following channels of video programming:

HBO (Main Channel) HBO₂ **HBO** Signature **HBO** Family **HBO** Comedy **HBO** Zone **HBO** Latino Cinemax (Main Channel) MoreMax ActionMax ThrillerMax 5StarMax WMax OuterMax @Max **HBO** High Definition Cinemax High Definition HBO on Demand Cinemax on Demand

(ii) Each channel of video programming distributed by HBO was captioned in substantial compliance with the requirements specified in Section 79.1(b) of Title 47 of the Code of Federal Regulations.

Executed this 9th day of October, 2020

Home Box Office, Inc.

Dominic Dorman

Vice President

Distribution Technology & Operations

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

I, Toni Millner, in my capacity as Vice President and Associate General Counsel for Warner Media, LLC ("Warner Media"), I hereby certify that for the period from April 1, 2020 to June 30, 2020:

- 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").
- 2) 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 7th day of July, 2020.

Toni Millner

Associate General Counsel and Vice President—Kid Vid Compliance

Toni Mullner

Warner Media, LLC

¹ "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."

NBA 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 second quarter of 2020, NBA TV was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 9th day of July, 2020

Michellety yeton

Michelle Hylton

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

I, Toni Millner, in my capacity as Associate General Counsel and Vice President – Kid Vid Compliance for Boomerang, hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period of from July 1, 2020 to September 30, 2020:

- 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) Boomerang 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) Boomerang 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 6th day of October, 2020.

اجد کویس

Toni Millner (Oct 6, 2020 14:44 EDT)

Toni Millner
Associate General Counsel and
Vice President - Kid Vid Compliance

^{* &}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.

FCC KidVid Certification Cartoon Network_Boomerang (003) Q3 2020_4374054_1

Final Audit Report 2020-10-06

Created: 2020-10-06

By: Vanessa Graham (Vanessa.Graham@turner.com)

Status: Signed

Transaction ID: CBJCHBCAABAAjcFueLj7jp2-cx-s15WX5LEi63levF7M

"FCC KidVid Certification Cartoon Network_Boomerang (003) Q 3 2020_4374054_1" History

- Document created by Vanessa Graham (Vanessa.Graham@turner.com) 2020-10-06 6:38:38 PM GMT- IP address: 168.161.22.1
- Document emailed to Toni Millner (Toni.Millner@turner.com) for signature 2020-10-06 6:39:58 PM GMT
- Email viewed by Toni Millner (Toni.Millner@turner.com) 2020-10-06 6:44:33 PM GMT- IP address: 157.166.167.132
- Document e-signed by Toni Millner (Toni.Millner@turner.com)

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

I, Toni Millner, in my capacity as Associate General Counsel and Vice President – Kid Vid Compliance for Cartoon Network, hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period from July 1, 2020 to September 30, 2020:

- 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) Cartoon Network 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 98 105 hours of television programming were treated as "children's programming" during this period for the purposes of the commercial limits set forth in the Act.
- 3) Cartoon Network 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 6th day of October, 2020.

جمينا أروب

Toni Millner (Oct 6, 2020 14:44 EDT)

Toni Millner
Associate General Counsel and
Vice President - Kid Vid Compliance

^{* &}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 from July 1 – September 27, 2020 and from 9 p.m. to 6 a.m. from September 28 – September 30, 2020. The Adult Swim block contains 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

FCC KidVid Certification Cartoon Network_Boomerang (003) Q3 2020_4374054_1

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This is to certify that:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on INSP 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 INSP to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by INSP through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 6th day of April, 2017

By:

Tom Kingsley, Vice President of Engineering