

Compliance Certifications 2nd Quarter 2016

1) <u>Closed Captioning Compliance Certification</u>

This is to certify that for the period from April 1, 2016 through June 30, 2016:

Pop and Pop On Demand were in compliance with the applicable Federal Communications Commission requirements ("FCC Rules") concerning closed captioning of video programming set forth in 47 §C.F.R. 79.1, et al., and that in the ordinary course of business, Pop has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the FCC Rules.

2) Children's Television Act Compliance Certification

This is to certify that for the period from April 1, 2016 through June 30, 2016:

Pop does not format or air any children's programming (as defined by the FCC) and are, therefore, in compliance with the commercial time limitations of the Children's Television Act of 1990 and FCC Rules 76.1703 and 76.225 related thereto.

3) <u>Commercial Advertisement Loudness Mitigation (CALM) Certification</u>

This is to certify that:

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

Executed as of this 1st day of July 2016.

POP MEDIA NETWORKS, LLC

1 Mudill By:

David Mandell COO / General Counsel



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

abn.org **f** 618.627.27

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER (April1, 2016 Through June 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 second 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 July, 2016.

Sincerely,

mm

Danny Shelton President

DS/cc

235 E 45th Street New York, NY 10017



July 1, 2016

 Re: AETN Networks — Certification of Compliance with Children's Television Act of 1990, Closed-Captioning Programming Laws, and Video Description Programming Laws
 2nd Quarter — April 1, 2016 – June 30, 2016

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 June 30, 2016, 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 June 30, 2016: (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 (212) 210-9110 or via email: pamala.steward@aenetworks.com with any questions or concerns. We thank you for your business and wish you continued success.

Regards,

Dhelpormick Steward

Pamala Steward Director Distribution Operations

cc: S. Plasse



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2016 (APRIL 1, 2016 THROUGH JUNE 30, 2016)

This is to certify that to the best of the undersigned's knowledge and belief, (i) all programming (including each feed, in each language and all VOD programming) (collectively, the "Programming") provided by $\underline{A \ LT \ ITVDE}$ ("Network") to each video program provider during the first quarter of 2016 complies with the closed captioning rules set forth in Section 79.1(b), *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"), (ii) Network provides Programming to each video program provider that complies with the captioning quality standards of Section 79.1(j)(2) of the Regulations, and (iii) Network has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the Regulations.

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.

Executed this 23 day of JUNE, 2016.
Network: ALTITUDE SPORTS + ENTERTAININENT
By: Boold
Title: SR. DIPECTOR OF PROBRAMING

<u>Children's Programming Certification</u> <u>Second Quarter 2016</u> <u>April 1st, 2016 – June 30st, 2016</u>

1

This is to certify that as a standard practice, **Antena 3** 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 Second Quarter 2016

NONE

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

Executed this 7th day of July 2016. Signature

Jorge Fiterre Name

Affiliate Sales Title

NETWORK'S NAME: Aplauso TV Address: 477 S. Rosemary Avenue #306 West Palm Beach FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Aplauso TV programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

Title: <u>EVP, General Counsel</u> (Please type or print)

<u>CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER/1ST</u> (APRIL 1, 2016 THROUGH JUNE 30, 2016)

This is to certify that the list set forth bellow identifies all programs and series aired by <u>Azteca</u> <u>America</u> during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As 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 Communication Commission (the "FCC"), (the "Regulations").

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

no Animal

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

Executed this 2016.

black

Margarita Black Name

Vice President of Programming Title



Monthly E/I Programming Certification

Month/Year: 2nd quarter, 2016 (April, May, June)

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 D4 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:

D4 Channel is exempt from adding captions to programming at this time because the D4 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 twelve years old and younger during this quarter:

Children's Program	Days and times aired	Total Commercial Matter (actual minutes & seconds)
Underwater World	Sat/Sun 9am (ET)	5 minutes
Kid Fitness	Sat/Sun 9:30am (ET)	4 minutes, 30 sec
Adventures in Odyssey	Sat/Sun 10am (ET)	4 minutes, 30 sec
Real Life 101	Sat/Sun 10:30am (ET)	(thru April 24) 4 minutes
Real Life 101	Sat 10:30am (ET)	(after April 24) 4 minutes

*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:

<u>X</u> 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: <u>Ryan Raines</u> Date: <u>July 1, 2016</u>



Children's Programming Certification

I, Alan McLaughlin, Chief Operating Officer for BlueHighways TV (BHTV), hereby certifies to Charter Communications and its affiliates that BHTV has fully complied with the provisions of the Children's Television Act of 1990 (the "Act") and the rules and regulations of the Federal Communications Commission (the "FCC") promulgated thereunder for the 2016 calendar year.

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

Executed the 8th day of July, 2016.

Network Creative Group, LLC d/b/a BlueHighways TV

By:_ Ala MJanyhli

Alan McLaughlin Chief Operating Officer

Cable Provider:	Charter Communications
Network Name:	BYU Broadcasting (a non-commercial, educational broadcasting station)
Address:	BYU Broadcasting Brigham Young University Provo, Utah 84602
Email Address:	heidi.chewning@byu.edu
Phone Number:	(801) 422-8495
Fax Number:	(801) 422-0298

<u>CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016</u> (APRIL 1, 2016, THROUGH JUNE 30, 2016)

This is to certify that, during the above-captioned calendar quarter, the **BYU Television** programming service (the "Service"), to the extent that it aired children's programming as defined under 47 C.F.R. § 76.225 of the rules and regulations of the Federal Communications Commission, aired during such children's programming no more than 10.5 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekends.

I hereby declare under penalty of perjury that, to the best of my knowledge and belief, the foregoing is true and correct.

Signature: High Chunch

Name: Heidi N. Chewning

Title: Paralegal/Licensing Administrator

Date: June 29, 2016

Children's Programming Certification Second Quarter 2016 April 1st, 2016 - June 30th, 2016

This is to certify that as a standard practice, Canal SUR 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 Second Quarter 2016

NONE

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

Executed this 7th day of July 2016. Signature

Jorge Fiterre Name

Affiliate Sales Title

中國電視有限公司

China Television Corporation

234 E. Colorado Blvd., #520, Pasadena, CA 91101, U.S.A. Tel: (626) 795-8866 Fax: (626) 795-1188

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER, APR 1, 2016 THROUGH JUN 30, 2016

This is to certify that as a standard practice, CCTV- 4 airs the following children's programs and series, "Cartoon City". The undersigned hereby certifies that the network formats and transmits the above children's programs and series (originally produced and broadcast primarily for children 12 years old and younger), and the total commercial times is no more 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.

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

Executed on Jun. 30, 2016

Dawei Liang President China Television Corporation

NETWORK NAME:	JSC CHANNEL ONE RUSSIA WORLDWIDE
ADDRESS:	UI. Koroleva 19,12747 Moscow, Russia
TELEPHONE NUMBER:	+7-495-617-5580
FAX NUMBER:	+7-495-617-5114

CHILDREN'S PROGRAMMING CERTIFICATION - SECOND QUARTER 2016

This is to certify that JSC Channel One Russia Worldwide programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the second Quarter (April, May, and June), 2016.

CHILDREN'S PROGRAMMING AIRED DURING SECOND Quarter 2016:

"Umniki i umnitzi", "Eralash", Cartoon.

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

Executed this 28th day of June, 2016.

Signature

Name: Daniel Simkin Title: Head of Distribution



NETWORK'S NAME: Cine Clasico Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Cine Clasico programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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



7700 WISCONSIN AVENUE, SUITE 200 Bethesda, Maryland 20814

June 30, 2016

Re: The Comcast Network Mid-Atlantic - 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 The Comcast Network (which service is owned and operated by The Comcast Network, LLC ("Network").

Network 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 Two of 2016.

Best regards,

Rebecca Schulte President and General Manager



7700 WISCONSIN AVENUE, SUITE 200 Bethesda, Maryland 20814

June 30, 2016

Re: The Comcast Network Mid-Atlantic - Children's Television Act of 1990

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of The Comcast Network (which service is owned and operated by The Comcast Network, LLC ("Network") for Quarter Two of 2016.

The Network service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

Rebecca Schulte President and General Manager



July 2nd, 2016

The Comcast Network Philadelphia

Re: The Comcast Network Philadelphia - Children's Television Act of 1990

To Whom it May Concern:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of The Comcast Network Philadelphia (which service is owned and operated by Comcast SportsNet Philadelphia L.P.) ("SportsNet") for Quarter 2 of 2016.

The Comcast Network Philadelphia service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming with not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

The

Brian Monihan President/General Manager Comcast SportsNet Philadelphia



July 2nd, 2016

Comcast Cable One Comcast Center 1701 John F Kennedy Boulevard Philadelphia, PA 19103

Re: Comcast Network Philadelphia - Closed Captioning

To Whom it May Concern:

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

Comcast Network hereby certifies that it has met the closed captioning requirements pursuant to the FCC's closed captioning rules applicable to it for the quarter ended on June 30, 2016.

Best regards,

Brian Monihan President/General Manager Comcast SportsNet Philadelphia



Re: Comcast SportsNet Bay Area - Children's Television Act of 1990 Q2-2016

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Sports Channel Pacific Associates) ("SportsNet") for Quarter 2 of 2016.

The SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming with not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards, Ted Griggs President & General Manager



Re: Comcast SportsNet 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 Comcast SportsNet 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 2 of 2016.

Best regards,

Ted Griggs President & General-Manager



Re: Comcast SportsNet California- Children's Television Act of 1990 02-2016

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Comcast SportsNet California, LLC) ("SportsNet") for Quarter 2 of 2016.

The SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming with not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

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Best regards, Ted Griggs President & General Manager



Re: <u>Comcast SportsNet California - Closed Captioning</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 Comcast SportsNet 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 2 of 2016.

Best regards Ted Griggs President & General Manager



350 NORTH ORLEANS – SUITE S1-100 CHICAGO, IL 60654

June 30, 2016

RE: Q2 2016 Certification of Compliance with Closed Captioning Requirements – Comcast SportsNet Chicago

Pursuant to your request, this letter is being sent as certification by Comcast SportsNet Chicago ("Network") has complied with closed-captioning requirements of the Telecommunications Act of 1996 (the "Act") in connection with the distribution of the Networks' program services during the second (2nd) Quarter of 2016.

Best regards,

Pelip Bed

Philip J. Bedella Vice President General Manager Comcast SportsNet Chicago



350 NORTH ORLEANS – SUITE S1-100 CHICAGO, IL 60654

June 30, 2016

RE: <u>Children's Television Act of 1990</u> 2nd Quarter 2016

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Comcast SportsNet Chicago, LLC) ("SportsNet").

The SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

's Bedells

Philip J. Bedella Vice President General Manager Comcast SportsNet Chicago



7700 WISCONSIN AVENUE, SUITE 200 Bethesda, Maryland 20814

June 30, 2016

Re: Comcast SportsNet Mid-Atlantic - Children's Television Act of 1990

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Comcast SportsNet Mid-Atlantic, L.P.) ("SportsNet") for Quarter Two of 2016.

The SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

Rebecca Schulte President and General Manager



7700 WISCONSIN AVENUE, SUITE 200 Bethesda, Maryland 20814 June 30, 2016

Re: Comcast SportsNet Mid-Atlantic - 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 Comcast SportsNet (which service is owned and operated by Comcast SportsNet Mid-Atlantic ("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 Two of 2016.

Best regards,

That le

Rebecca Schulte President and General Manager



42 THIRD AVENUE BURLINGTON, MA 01803

July 1, 2016

Comcast SportsNet New England Closed Captioning Certification Quarter Ending June 30, 2016

This letter is intended to assist you in satisfying your obligations under Section 76.1(b) of Title 47 of the Code of Federal Regulations regarding closed captioning in connection with your carriage of Comcast SportsNet (which service is owned and operated by Sports Channel New England Limited Partnership) ("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 the quarter ended June 30, 2016.

Best regards.

Bill Bridgen

President





42 THIRD AVENUE BURLINGTON, MA 01803

July 1, 2016

Comcast SportsNet New England Certification of Compliance with Children's Programming Quarter Ending June 30, 2016

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's ("FCC") regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Sports Channel New England Limited Partnership) ("SportsNet").

The SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

Bill Bridgen President



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March 23, 2016

Re: Comcast SportsNet Northwest - 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 Comcast SportsNet (which service is owned and operated by Comcast SportsNet Northwest) ("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 1 of 2016.

Best regards,

Larry Eldridge Vice President and General Manager

cc: Denise Garcia



March 23, 2016

Re: Comcast SportsNet Northwest - Children's Television Act of 1990

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Comcast SportsNet Northwest) ("SportsNet") for Quarter 1 of 2016.

The SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

Larry Eldridge Vice President and General Manager

cc: Denise Garcia



July 2nd, 2016

Comcast SportsNet Philadelphia

Re: Comcast SportsNet Philadelphia - Children's Television Act of 1990

To Whom it May Concern:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Comcast SportsNet Philadelphia L.P.) ("SportsNet") for Quarter 2 of 2016.

The Comcast SportsNet Philadelphia service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming with not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards,

Brian Monihan President/General Manager Comcast SportsNet Philadelphia

cc: Denise Garcia



July 2nd, 2016

Comcast SportsNet Philadelphia

Re: Comcast SportsNet Philadelphia - Closed Captioning

To Whom It May Concern:

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 Comcast SportsNet (which service is owned and operated by (Comcast SportsNet Philadelphia L.P.) ("SportsNet").

Comcast SportsNet Philadelphia 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 2 of 2016.

Best regards,

Brian Monihan President/General Manager Comcast SportsNet Philadelphia

NETWORK'S NAME: DamasTV Address: 477 S. Rosemary Avenue Ste. #306 West Palm Beach FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the DamasTV programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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

CHILDREN'S PROGRAMMING CERTIFICATION

Quarter: 2nd

Year: 2016

This is to certify that the children's programming and series distributed to Charter Communications during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under, did not include any commercial spots that contained references to, characters or actors from, or that offered products relating to, the underlying program or series. As a standard practice, we formatted and aired each of the children's programs and series so that the total commercial time 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.

I hereby declare that the foregoing is true and correct. Executed this 30th day of June, 2016. Name: Bud Cantrell Title: Compliance Officer Company: Daystar Television Network Daystar Television Network 3901 Hwy 121 Bedford, TX. 76034 (817) 571-1229 office (817) 571-7458 fax

CLOSED CAPTIONING CERTIFICATION

Quarter: 2nd

Year: 2016

This letter is to certify that all programming provided to Charter Communications was captioned to the extent required during the above referenced calendar quarter. Accordingly, solely in respect of its carriage of Daystar Television Network, the referenced station is in compliance with the closed captioning requirements defined by Section 79.1 (b), 79.1(j)(2). and 79.1(k)(1) of Title 47 of the Code of Federal Regulations.

I hereby declare that the foregoing is correct and true. Executed this 30th day of June, 2016 Name: Bud Cantrell Title: Compliance Officer Company: Daystar Television Network



CALM Act Certification

Quarter: 2nd

Year: 2016

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

Executed this 30th day of June, 2016 Name: Bud Cantrell Title: Compliance Officer Daystar Television Network





One Delcovery Place Saver Spring, MD 20910-3354

July 1, 2016

Children's Television Act Certification

Dear Affiliate:

6 HI

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 (the "CTA") and the FCC regulations relating thereto in connection with your carriage of our video programming services (the "Discovery Networks").

The attached schedule lists the Discovery Networks that aired children's programs (as defined in the CTA) last quarter and identifies the children's programs aired on each such network. The schedule excludes all networks distributed by Discovery that did not air children's programs last quarter (Discovery Channel, TLC, Animal Planet, Investigation Discovery, Destination America, Science, American Heroes Channel (formerly Military Channel), Discovery En Español, Discovery Life Channel (formerly Discovery Fit and Health) and Velocity).

Discovery Communications, LLC certifies that, as standard practice, the children's programs identified on the attached schedule are formatted so that the total commercial time (including local ad avails) is no more than 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays. This is in compliance with the CTA and the rules and regulations of the FCC.

We trust that this enables you to satisfy your obligations under the CTA and its regulations in connection with your carriage of the Discovery Networks. Please forward this letter (or copies) to any other appropriate individual(s) in your organization. As always, we appreciate your support.

Sincerely,

DISCOVERY COMMUNICATIONS, LLC

By:

Joan Kelly-Smith SVP, Compliance and Operations Domestic Distribution

2016

Date:

Farmy OWA



Blazing Team	Weekday	7 Minutes
Blazing Team	Weekend	7.5 Minutes
Family Game Night	Weekday	7 Minutes
G.I. Joe: A Real American Hero	Weekday	8 Minutes
G.I. Joe: A Real American Hero	Weekend	7.5 Minutes
Littlest Pet Shop	Weekday	7 Minutes
Littlest Pet Shop	Weekend	7.5 Minutes
My Little Pony: Friendship is Magic	Weekday	7 Minutes
My Little Pony: Friendship is Magic	Weekday	8 Minutes
My Little Pony: Friendship is Magic	Weekend	7.5 Minutes
My Little Pony Equestria Girls	Weekend	7.5 Minutes
My Little Pony Equestria Girls: Friendship Games	Weekday	8 Minutes* / Aired @3:30p, NA @3:00 is 7mins per hour, @4p is 8mins. I added the one where most of the movie aired.
My Little Pony Equestria Girls: Rainbow Rocks	Weekday	8 Minutes* / Aired @3:30p, NA @3:00 is 7mins per hour, @4p is 8mins. I added the one where most of the movie aired.
My Little Pony Equestria Girls: Rainbow Rocks	Weekend	7.5 Minutes
Pound Puppies	Weekend	7.5 Minutes
Strawberry Shortcake's Berry Bitty Adventures	Weekday	7 Minutes
Strawberry Shortcake's Berry Bitty Adventures	Weekend	7.5 Minutes
The Jungle Book	Weekend	7.5 Minutes
The New Adventures Of Peter Pan	Weekend	7.5 Minutes
Transformers Generation 1	Weekday	7 Minutes
Transformers Generation 1	Weekend	7.5 Minutes
Transformers Prime	Weekday	7 Minutes
Transformers Rescue Bots	Weekday	7 Minutes
Transformers Rescue Bots	Weekend	7.5 Minutes

2016 Q2 DISCOVERY FAMILIA CHILDRENS PROGRAMMING CHART

The following is a list of the children's programs aired on the Discovery Networks during the 2nd Quarter 2016:

Discovery Familia	Mister Maker	Weekday	10 Minutes
	Mister Maker	Weekend	10 Minutes
	Hi-5(Australia) & S11-13, 14, 15 and Hi Fiesta S1	Weekday	10 Minutes
	Hi-5(Australia) & S11-13,	Weekend	10 Minutes
	14, 15 and Hi Fiesta S1		
	My Big Big Friend S2	Weekday	10 Minutes
	My Big Big Friend S2	Weekend	10 Minutes
	Fishtrounaut S2	Weekday	10 minutes
	Fishtrounaut S2	Weekend	10 minutes
	Bananas in Pyjamas	Weekday	10 minutes
	Bananas in Pyjamas	Weekend	10 minutes
	Rob the Robot	Weekday	10 minutes
	Rob the Robot	Weekend	10 minutes
	Justin Time	Weekday	10 minutes
	Justin Time	Weekend	10 minutes
	Mister Maker Comes to Town	Weekend	10 minutes
	Word World	Weekday	10 minutes
	Word World	Weekend	10 minutes
	Monster Math Squad	Weekday	10 minutes
	Monster Math Squad	Weekend	10 minutes
	Doki	Weekday	10 minutes

Doki	Weekend	10 minutes
Luna	Weekday	10 minutes
Luna	Weekend	10 minutes
Strawberry Shortcake	Weekday	10 minutes
Strawberry Shortcake	Weekend	10 minutes
Artzooka!	Weekend	10 minutes
Plim Plim	Weekday	10 minutes
Plim Plim	Weekend	10 minutes
Iconicles	Weekday	10 minutes
Iconicles	Weekend	10 minutes
O Zoo Da Zu	Weekday	10 minutes
Calimero	Weekday	10 minutes
	LunaLunaStrawberry ShortcakeStrawberry ShortcakeArtzooka!Plim PlimPlim PlimIconiclesIconiclesO Zoo Da Zu	LunaWeekdayLunaWeekendStrawberry ShortcakeWeekdayStrawberry ShortcakeWeekendArtzooka!WeekendPlim PlimWeekdayPlim PlimWeekendIconiclesWeekdayIconiclesWeekendO Zoo Da ZuWeekday



July 1, 2016

Children's Television Act Certification

Dear Affiliate:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 (the "CTA") and the FCC regulations relating thereto in connection with your carriage of our video programming service OWN: Oprah Winfrey Network.

OWN, LLC hereby certifies that OWN: Oprah Winfrey Network did not air children's programs (as defined in the CTA) last quarter, and we trust that this enables you to satisfy your obligations under the CTA in connection with your carriage of OWN: Oprah Winfrey Network.

Please forward this letter (or copies) to any other appropriate individual(s) in your organization. As always, we appreciate your support.

Sincerely	· /
OWN, LI	
By: /_	Jun Ten
Name:	Executive Vice President, Businesson Legal Affairs
Title.	OWN: Oprah Winfrey Network
Date:	JUL - 5 2016



The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney Channel** was in compliance in all material respects 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 regulations of the Federal Communications Commission promulgated thereunder, during the period April 1, 2016 through June 30, 2016 (the "Applicable Quarter"). A list of all programs that Disney Channel considered children's programming under the Act that aired on Disney Channel during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

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

Executed this \bigcirc day of July, 2016.

ABC Cable Networks Group d/b/a Disney Channel

Signature: Taul Ker

Name: Paul A. DeBenedittis

Title: Senior Vice President, World Wide Programming Strategy Scheduling, MultiPlatform and Acquisitions Disney Channel, Disney Junior and Disney XD

This is a copy. The original is on file at ABC Cable Networks Group d / b / a / Disney Channel offices located at 3800 W. Alameda Avenue, Burbank, California 91505.

SCHEDULE A TO CHILDREN'S PROGRAMMING CERTIFICATION FOR ABC CABLE NETWORKS GROUP d/b/a DISNEY CHANNEL (April 1 - June 30, 2016)

16 Wishes A Poem Is... A Ring of Endless Light Adventures in Babysitting Alley Cats Strike! Another Cinderella Story Austin & Ally Avalon High Backstage Bad Hair Day **Bedtime Stories** Beverly Hills Chihuahua **Best Friends Whenever** Big Block SingSong Bite Size Adventures of Sam Sandwich, The Bizaardvark Bolt Brave Brink! **Buffalo Dreams** BUNK'D Cadet Kelly Camp Rock Camp Rock 2 - The Final Jam Can of Worms CARS 2 Cheetah Girls. The Cheetah Girls 2, The Cheetah Girls One World, The Choo Choo Soul Cloud 9 Cloudy with a Chance of Meatballs Color of Friendship, The Cow Belles Dadnapped Den Brother Descendants Descendants: Wicked World Despicable Me Diary of a Wimpy Kid Diary of a Wimpy Kid: Rodrick Rules DJ Melodies Doc Files, The Doc McStuffins Dog with a Blog Don't Look Under the Bed Double Teamed Eddie's Million Dollar Cook-Off Emperor's New Groove, The Even Stevens Movie, The Family Scrapbook Stories **Finding Nemo** Frenemies Frozen Full-Court Miracle Game Plan. The

K.C. Undercover Kim Possible Movie: So the Drama Kirby Buckets Lab Rats: Bionic Island Lab Rats: Elite Force Lemonade Mouth Let It Shine Life is Ruff Lion Guard, The Liv and Maddie Lizzie McGuire Luck of the Irish, The Mako Mermaids Meet the Robinsons Mickey Mouse Mickey Mouse Clubhouse Mickey's Adventures in Wonderland Mickey's Mousekercize shorts Miles from Tomorrowland Minnie's Bow-Toons Minutemen Miracle in Lane 2 Molang Mom's Got a Date with a Vampire Motocrossed Music Video Nina Needs to Go Now You See It Octonauts Octonauts shorts Other Me, The Phantom of the Megaplex Phineas and Ferb Phineas and Ferb the Movie: Across the 2nd Dimension **Pixel Perfect** PJ Masks Poof Point, The Princess and the Frog, The Princess Protection Program Proud Family Movie, The Quints Radio Rebel Read It and Weep Ready to Run Return to Halloweentown Rhythm & Rhymes **Right On Track Rip Girls** Scream Team, The Sharpay's Fabulous Adventure Sheriff Callie's Wild West Smart House So Much You Can Do to Take Care of You Sofia the First Spy Kids 3: Game Over Spy Kids: All the Time in the World

Gamer's Guide to Pretty Much Everything Geek Charming Genius Get A Clue Girl Meets World Girl vs. Monster Go Figure Going to the Mat Goldie & Bear Good Luck Charlie Good Luck Charlie, It's Christmas! Gotta Kick It Up! Grace Stirs Up Success Halloweentown Halloweentown High Halloweentown II: Kalabar's Revenge Hannah Montana Hatching Pete High School Musical High School Musical 2 High School Musical 3: Senior Year Horse Sense Hounded How to Build a Better Boy I Didn't Do It Ice Age: Dawn of the Dinosaurs Ice Age: The Meltdown Incredibles. The Invisible Sister It's Unbungabelievable! It's a Snackdown! Jake and the Never Land Pirates Jake's Buccaneer Blast Jennie Project, The JESSIE Jett Jackson: The Movie Johnny Kapahala: Back on Board Judy Moody and the Not Bummer Summer Jump In! Jumping Ship

Star Darlings Star vs. the Forces of Evil Star Wars Rebels StarStruck Stepsister From Planet Weird Stuck in the Middle Stuck in the Suburbs Suite Life Movie, The Suite Life On Deck, The Tangled Teen Beach 2 Teen Beach Movie That's Fresh: For Kids That's So Raven Thirteenth Year, The Tiger Cruise Toy Story Toy Story 2 Toy Story 3 Toy Story of Terror Toy Story Toons Tru Confessions Tsum Tsum shorts Twas the Night Twitches Twitches Too Ultimate Christmas Present, The Under Wraps Up, Up, and Away Walk the Prank Wendy Wu: Homecoming Warrior Whisker Haven Tales with the Palace Pets Wizards of Waverly Place Wizards of Waverly Place the Movie Wreck-It Ralph You Lucky Dog You Wish! Zapped Zenon the Zequel Zenon, Girl of the 21st Century Zenon: Z3



The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney Junior** was in compliance in all material respects 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 regulations of the Federal Communications Commission promulgated thereunder, during the period April 1, 2016 through June 30, 2016 (the "Applicable Quarter"). A list of all programs that Disney Junior considered children's programming under the Act that aired on Disney Junior during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

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

Executed this 6 day of July, 2016.

ABC Cable Networks Group d/b/a Disney Junior

Signature:

Name: Paul A. DeBenedittis

Title: Senior Vice President, World Wide Programming Strategy Scheduling, MultiPlatform and Acquisitions Disney Channel, Disney Junior and Disney XD

This is a copy. The original is on file at ABC Cable Networks Group d / b / a / Disney Junior offices located at 3800 W. Alameda Avenue, Burbank, California 91505.

SCHEDULE A TO CHILDREN'S PROGRAMMING CERTIFICATION FOR ABC CABLE NETWORKS GROUP d/b/a DISNEY JUNIOR THE CHANNEL (April 1 - June 30, 2016)

A Poem Is... Alice in Wonderland (1951) Big Block SingSong Can You Teach My Alligator Manners? Capture Your Story Capture Your Story: Tips CARS 2 Choo Choo Soul Chuaainaton Chuggington Badge Quest <shorts> Dads Dishes Inspired by Disney Disney's Little Einsteins: Our Big Huge Adventure Disney's Little Einsteins: Rocket's Firebird Rescue DJ Melodies DJ Tales Doc McStuffins Dumbo Emperor's New Groove, The Family Scrapbook Stories Fox and the Hound, The Fuzzy Tales Goldie & Bear Goofy Movie, A Handy Manny Handy Manny School for Tools Henry Hugglemonster Hercules INCREDIBLES, THE It's Unbungalievable! It's a Snackdown! Jake and the Never Land Pirates Jake and the Never Land Pirates <segments> Jake's Buccaneer Blast Jake's Never Land Pirates School Shorts Kate & Mim-Mim Kate & Mim-Mim Music Video Lilo & Stitch Little Einsteins Lou and Lou: Safety Patrol Lucky Duck Many Adventures of Winnie the Pooh, The Meet the Robinsons Mickey Mouse Clubhouse Mickey's Adventures in Wonderland

Mickey's Mousekercize Shorts Miles from Tomorrowland Mini Adventures of Winnie the Pooh Minnie's Bow-Toons Molang Never Land Pirate Band Nina Needs to Go Octonauts Octonauts Shorts Oh My Disney Shorts Picture This PJ Masks PJ Masks <Segments> Playing With Skully Pocahontas Princess and the Frog, The Quiet Is Rescuers Down Under, The Rhythm & Rhymes Secret of the Wings starring Tinker Bell Sheriff Callie's Wild West Small Potatoes Snow White and the Seven Dwarfs So Much You Can Do to Take Care of You Sofia The First Sofia The First: Once Upon A Princess Special Agent Oso Special Agent Oso: Three Healthy Steps Super Silly Sports Tales of Friendship With Winnie The Pooh Tarzan Tasty Time With ZeFronk That's Fresh The Bite Size Adventures of Sam Sandwich The Doc Files The Lion Guard The Pirate Fairy starring Tinker Bell Tigger Movie, The Tinker Bell and the Great Fairy Rescue Toy Story Toons Tsum Tsum shorts Two Best Friends Whisker Haven Tales with the Palace Pets <Shorts Compilations> Whisker Haven Tales with the Palace Pets <Shorts> Winnie the Pooh <2011>



The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney XD** was in compliance in all material respects 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 regulations of the Federal Communications Commission promulgated thereunder, during the period April 1, 2016 through June 30, 2016 (the "Applicable Quarter"). A list of all programs that Disney XD considered children's programming under the Act that aired on Disney XD during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

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

Executed this \bigcirc day of July, 2016.

ABC Cable Networks Group d/b/a Disney XD

Signature:

Name: Paul A. DeBenedittis

Title: Senior Vice President, World Wide Programming Strategy Scheduling, MultiPlatform and Acquisitions Disney Channel, Disney Junior and Disney XD

This is a copy. The original is on file at ABC Cable Networks Group d / b / a / Disney XD offices located at 3800 W. Alameda Avenue, Burbank, California 91505.

SCHEDULE A TO CHILDREN'S PROGRAMMING CERTIFICATION FOR ABC CABLE NETWORKS GROUP d/b/a DISNEY XD (April 1, 2016 - June 30, 2016)

Adventures in Babysitting (2016) Aladdin Ant Bully, The Atomic Puppet Chicken Little Cloudy with a Chance of Meatballs Counterfeit Cat Despicable Me Diary of a Wimpy Kid Diary of a Wimpy Kid: Rodrick Rules Disney Mickey Mouse <shorts> Disney XD ESPN Sport Science ESPN Films and Disney XD Present Becoming Fish Hooks Flubber Future-Worm! <shorts> Gamer's Guide to Pretty Much Everything Gravity Falls Gravity Falls shorts Gravity Falls: Between the Pines Ice Age: The Meltdown Kick Buttowski Suburban Daredevil Kirby Buckets Lab Rats Lab Rats vs. Mighty Med Lab Rats: Elite Force LEGO Marvel Super Heroes: Avengers Reassembled! LEGO Marvel Super Heroes: Avengers Reassembled! LEGO Star Wars: Droid Tales - Flight of the Falcon LEGO Star Wars: Droid Tales - Gambit on Geonosis LEGO Star Wars: Droid Tales - Mission to Mos Eisley LEGO Star Wars: The Freemaker Adventures

LEGO Star Wars: The Resistance Rises Lilo & Stitch Marvel's Avengers Assemble Marvel's Guardians of the Galaxy Meet the Robinsons Monsters University Penn Zero: Part-Time Hero Percy Jackson & the Olympians: The Lightning Thief Percy Jackson: Sea of Monsters Phineas and Ferb Phineas and Ferb the Movie: Across the 2nd Dimension Pickle and Peanut Planes Ratatouille Spy Kids: All the Time in the World Star vs. the Forces of Evil Star Wars Rebels Star Wars The New Yoda Chronicles - Clash of the Skywalkers Star Wars The New Yoda Chronicles - Escape from the Jedi Temple Star Wars The New Yoda Chronicles - Race for the Holocrons Star Wars The New Yoda Chronicles - Raid on Coruscant Star Wars: Droid Tales - Crisis on Coruscant Star Wars: Droid Tales - Exit from Endor The 7D Two More Eggs <shorts> Ultimate Spider-Man Up Walk the Prank Wander Over Yonder Wreck-It Ralph YO-KAI WATCH



Dominican View Ave. Luperón No. 46 Santo Domingo, D.N. gerencia@supercanal.com

CHILDREN'S PROGRAMMING CERTIFICATION- SECOND QUARTER 2016.

This is to certify that **Dominican** View programming service, to the extend it airs children's programming as defined under 47 CFR 76.255 of rules and regulations 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 its otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on service during the ^{2nd} Quarter of 2016 (April, May, and June).

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

Executed this 30th day of June, 2016.

Signature: Name: Ramón Mercedes Title: Director.

NETWORK'S NAME AND ADDRESS: El Garage TV Av, Sir Alexander Fleming 2845, 1640 Martinez, Buenos Aires, Argentina

 Phone Number:
 +541148361929

 Fax Number:
 +541148361922

CHILDREN'S PROGRAMMING CERTIFICATION - SECOND QUARTER 2016

This is to certify that the El Garage programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Quarter 2 (April - June) 2016.

Children's Programming Aired During Quarter Referenced

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

30th. day of Ime2016. Signature: Name:

Title:

(Please type or print)



COMMERCIAL TIME – CHILDREN'S PROGRAMMING STUDIO 3 PARTNERS LLC CERTIFICATION 2nd QUARTER 2016

The following certification is provided regarding compliance during the period of April 1, 2016 to June 30, 2016 (the "Current Quarter") with the commercial time limitations set forth in FCC's April 12, 1991 Report and Order Implementing the Children's Television Act of 1990 (the "Act") and the rules adopted therein. EPIX did not air children's programming during the Current Quarter. EPIX accordingly certifies that it is in compliance for the Current Quarter with the limitations set forth in the Act and FCC rules.

STUDIO 3 PARTNERS LLC

By Name: Mark S. Greenberg

Name: Mark S. Greenberg Title: President & CEO



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 second quarter of 2016.

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 Buzzer Beater, ESPN Goal Line, ESPN Bases Loaded, ESPN SEC, 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.

Closed-Captioned Programming

For the second quarter of 2016, 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 was closed captioned, and SEC+ is not yet subject to minimum closed captioning rules. Please note, neither ESPN, ESPNEWS, ESPNU, ESPN Deportes, ESPN VOD, Longhorn Network, nor ESPN Buzzer Beater/Goal Line/Bases Loaded telecast any pre-rule programming in the quarter.

Network	New programming (Hours)	New Closed Captioned (Hours)	New Percent Caption (%)
ESPN (including HD version)	2184:00:00	2184:00:00	100%
ESPN2 (including HD version)	2180:00:00	2180:00:00	100%
ESPN2: Pre-rule Programming	4:00:00	4:00:00	100%
ESPNEWS (including HD version)	2184:00:00	2184:00:00	100%
ESPINE WS (including TID version)	2104:58:00	2104:58:00	100%
ESPN Classic: Pre-rule Programming	79:02:00	79:02:00	100%
ESPN Deportes (including HD version)	2184:00:00	2184:00:00	100%
ESPNU (including HD version)	2184:00:00	2184:00:00	100%
ESPN VOD	1114:00:00	1114:00:00	100%
ESPN Goal Line/Buzzer Beater/Bases	37:00:00	37:00:00	100%
Loaded	57.00.00	57.00.00	100%
Longhorn Network	2184:00:00	2184:00:00	100%
ESPN SEC (including HD version)	ESPN SEC Network not yet subject to minimum closed-captioning rules		

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

Justin Connolly Executive Vice President Disney and ESPN Networks Affiliate Sales and Marketing

<u>Children's Programming Certification</u> <u>Second Quarter 2016</u> <u>April 1st, 2016 – June 30th, 2016</u>

This is to certify that as a standard practice, **Estudio 5** 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 Second Quarter 2016

NONE

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

Executed this 7th day of July 2016.

Signature

Jorge E. Fiterre Name

Affiliate Sales Title



Eternal Word Television Network, Inc. 5817 Old Leeds Road Irondale, AL 35210-2164 USA Tel 205 271 2900 Fax 205 271 2920 www.ewtn.com

July 8, 2016

Erica Rons Charter Communications 6399 South Fiddler's Green Circle Greenwood Village, CO 80111

Via email DLProgramming-CalmAct-Kid-Vid@chartercom.com

2nd Quarter 2016 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN *español*

Dear Erica:

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

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

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

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

Best regards, ETERNAL WORD TELEVISION NETWORK, INC.

Jam B. Manne

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

p.s. CALM Act and Caption Quality certifications are now available online at <u>http://ewtn.com/technical.asp</u>

June 30, 2016

Re: Children's Television Act of 1990 Quarter 2 (April 1, 2016 – June 30, 2016)

Dear Sir/Madam:

The Fox News Channel and the Fox Business Network (collectively, "Fox News"), as a standard practice, do not format or air any children's programs and/or stories and therefore are in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission pertaining thereto.

Very truly yours,

FOX NEWS NETWORK, LLC

BTN 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 second quarter of 2016.

Dated: 6/14/16

Josh Londer

Manager, Programming

CCTV 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 second quarter of 2016.

Dated: 6/14/2016

Steven A. Carcano Senior Vice President Distribution Fox Cable Networks Services

Fox College Sports hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

6/15 Dated:

Derek Crocker Senior Director, Collegiate Sports

Fox Deportes 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 second quarter of 2016.

Dated: 6-15-16

Marvin Zepeda

Executive Director Programming

Fox Life hereby certifies that it does not currently air any children's programming as defined under the rules and regulations of the Federal Communications Commission and as such is not subject to the commercial time limitation requirements set forth in the Children's Television Act of 1990.

Dated: 6 16 16

Janet Diaz-Pujol Vice President Business & Legal Affairs, FLAC

Fox Soccer Plus 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 second quarter of 2016.

Dated: 6-14-16

Miloz

William M. Wanger Executive Vice President Fox Sports Productions, Inc.

FS1 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Samp

Robert Hacker Vice President Business & Legal Affairs

Dated: 6.14.2016

FS2 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6.14.2016

au Robert Hacker

Vice President Business & Legal Affairs

FX 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 second quarter of 2016.

Dated: <u>6/20/2016</u>

Chuck Safeer

President, Program Strategy and COO FX Networks

FXM hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6/20/2016

Chuck Safeer

President, Program Strategy and COO FX Networks

FXX 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 second quarter of 2016.

Dated: 6/20/2016

Chuck Saftler

President, Program Strategy and COO FX Networks

The National Geographic Channel hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6.15-16

Heather Moran EVP, Programming, Strategy & Operations National Geographic Channel

Nat Geo Mundo hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 4/16/2014

Randy Rylander

Vice President, Program Scheduling NGC

Nat Geo WILD hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: <u>le lle lle</u>

 $\boldsymbol{\wedge}$

Geoff Daniels EVP/General Manager Nat Geo WILD

FS Arizona hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: June 14, 2016

Andrew Kuey Manager, Programming

FS Detroit hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated:

Denise Bailey

Director, Programmin FS Detroit

FS Florida hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6/20/16

Imm

Tim Ivy Vice President, Marketing and Programming FS Florida / FS Sun

FS Midwest hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6/14/16

ML Т **Rick Powers**

Rick Powers Director, Programming

FS Ohio hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: _______

Jim Løder Manager, Programming

FS San Diego hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6/14/16

Trevor Arroyo Director, Programming

FS North hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: 6/15-16

D

Ryan Sirvio Director, Programming

FS South hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: _6/14/16

ou Coreystolte

Executive Director, Programming FS South/FS Southeast



FS Southeast 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 second quarter of 2016.

Dated: _____/14/16_

5 STA MU. Corey Stolte

Executive Director, Programming FS South/FS Southeast

FS Southwest hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the second quarter of 2016.

Dated: __________

11

Chris Quattlebaum Supervisor, Programming

FS Sun 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 second quarter of 2016.

Dated: 6/20/16

min

Tim Ivy Vice President, Marketing and Programming FS Florida / FS Sun

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 second quarter of 2016.

6/14/16 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 second quarter of 2016.

Dated: ______

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 second quarter of 2016.

Dated: 6/24/14

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 second quarter of 2016.

Dated: 6/15/16

Mare I cleare

Marc LaPlace Director, Programming YES Network, LLC



www.FUSION.net

June 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 second 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 third 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



www.FUSION.net

June 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 second 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 third 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

NETWORK'S NAME: Gran Cine Address: 477 S. Rosemary Avenue #306 West Palm Beach FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Gran Cine programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

Title: <u>EVP, General Counsel</u> (Please type or print)



FAMILY NETWORKS

CHILDREN'S PROGRAMMING CERTIFICATION

SECOND 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 second quarter of 2016.

Executed this 1st day of July, 2016.

Name: Deanne Stedem Title: Executive Vice President & General Counsel

CrownMedia

A Crown Media Holdings, Inc. Company Deanne Stedem DeanneStedem@crownmedia.com 12700 Ventura Boulevard, Studio City, CA 91604 Ph: 818.755.2630 Fx: 818.755.2635



July 7, 2016

VIA EMAIL

Charter Communications, Inc. Attn: Erica Rons (erica.rons@charter.com) 6399 S. Fiddler's Green Circle, 6th Floor Greenwood Village, CO 80111

RE: Closed Captioning Requirements & Children's Television Act – Q2 2016

Dear Ms. Rons:

Attached please find HBO's certification for the calendar quarter ending June 30, 2016, detailing our compliance with the FCC's Closed Captioning rules and the Children's Television Act.

Very truly yours,

Natalie Noves Senior Paralegal

Attachment

cc: David Regan



Rachel A. Miller Vice President, Legal Alfairs Technology

July 7, 2016

VIA EMAIL

Charter Communications, Inc. Attn: Erica Rons 6399 S. Fiddler's Green Circle, 6th Floor Greenwood Village, CO 80111

RE: Children's Television Act – Compliance

Dear Ms. Rons:

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 June 30, 2016.

Very truly yours,

achill

Rachel Miller VP, Legal Affairs – Technology

Closed Captioning Rules Certification

This is to certify that for the calendar quarter ended June 30, 2016:

(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 7th day of July, 2016

Home Box Office, Inc.

David Regan Vice President, Media Distribution Services



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 **6/30/2016**.

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.

llis d Costree

Phyllis L Costner Director of Network Compliance

Date: 6-30-16



100 Michael Angelo Way, Ste. 400D Austin, TX 78728 www.liquidationchannel.com

June 27, 2016

Re: Certification of Compliance with Children's Television Act 1990 <u>Q2-2016 – FCC Rules</u> <u>76.225 & 76.1703</u>

This is to certify that The Jewelry Channel, Inc., d/b/a Liquidation Channel, 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 Second 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. <u>Executed on this 27th day of June 2016.</u>

Nitin Dugar

Nitin Dugar

Chief Operating Officer Liquidation Channel



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: Address: MAVTV 302 North Sheridan Street Corona, California 92880

Phone Number: (951) 493-1195

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Mav'rick Entertainment Network, Inc. ("MAVTV") programming service (the "Service") for the Second 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 SECOND QUARTER 2016

None.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 20th day of June, 2016.

MAVTV By:

Its: Corporate Counsel



(Apr-May-Jun)

CERTIFICATION OF COMPLIANCE WITH COMMERCIAL LIMITS IN CHILDREN'S PROGRAMMING, SECOND QUARTER 2016

MEXICANAL aired the following programming originally produced and broadcast primarily for an audience of children twelve years old and younger during this quarter.

Children´s Program	Description	Days & Times Aired	Times aired in the period	Commercial time (min, sec)
Club C7 (e/i)	A children's show where the main characters are kids like you, who invite you to come explore, create and discover everything around us, with a variety of activities which will make you put on your thinking caps and enjoy yourselves. We learn while having fun Target Age Group: 4-10	Sat 09:00 - 9:30 AM PT Sat 11:00 - 11:30 PM CT Sat 12:00 - 12:30 PM ET Sat 09:30 - 10:00 AM PT Sat 11:30 - 12:00 PM CT Sat 12:30 - 01:00 PM ET Duration: 30 minutes	26 total	2 min
Kabum (e/i)	Enjoy yourself with the children's program made for children like you. Discover inventions, novelties, animals and games, while we make new friends in Oaxaca and other places in Mexico. Taget Age Group: 6-12	Sat 10:00 - 10:30 AM PT Sat 12:00 - 12:30 PM CT Sat 01:00 - 01:30 PM ET Duration: 30 minutes	13 total	2 min
La Vaca Napux (e/i) Napux Cow	Children from the communities of Chiapas together with the peculiar Vaca Napux are the protagonists of this show which promotes physical and mental health through the consumption of fruit and vegetables from the region. Target Age Group: 6-12	Sat 10:30 - 11:00 AM PT Sat 12:30 - 01:00 PM CT Sat 01:30 - 02:00 PM ET Duration: 30 minutes	13 total	2 min
Club de la Galaxia (e/i) Galaxy Club	A place where children can have fun while learning to develop their imagination through content created especially for them. Target Age Group: 6-12	Sat 11:00 - 11:30 PM PT Sat 01:00 - 01:30 PM CT Sat 02:00 - 02:30 PM ET Sat 11:30 - 12:00 PM PT Sat 01:30 - 02:00 PM CT Sat 02:30 - 03:00 PM ET Duration: 30 minutes	26 total	2 min

The Children's Television Act and the FCC's rules impose the following commercial limits:

- 1. 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.
- 2. On and after January 1, 2006, children's programming may not direct viewers to an internet website unless the website offers a substantial amount of bona fide program-related or other no-commercial purposes (that is, e-commerce or advertising); (iii) the website's home page and other menu pages clearly distinguish between the website's commercial and non-commercial sections; and (iv) the pages of the website to which viewers are directed is not used for e-commerce, advertising, or other commercial purposes (that is, the page has no link labeled "store" or direct links to other pages with commercial material).



3. On an after January 1, 2006, neither children's programming not commercials aired during children's programming may display Internet website addresses that direct viewers to Internet websites that utilize a program's characters to advertise, promote, or sell products or services.

After due review of internal channel records and documentation provided to us by program suppliers, Mexicanal hereby certifies:



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 not 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, as explained in Attachment A hereto.

Israel Reyero Programming and Content Director Mexicanal, LLC (June 30, 2016)



July 1, 2016

Dear Affiliate,

Please note the following:

- 1. <u>Children's Television Act of 1990 Compliance</u> During the quarter beginning April 1, 2016 and ending June 30, 2016, MLB Network did not telecast any programs originally produced and broadcast primarily for an audience of children 12 years old and younger.
- 2. <u>Closed Captioning Compliance</u> MLB Network certifies that, during the quarter beginning April 1, 2016 and ending June 30, 2016, it provided closed captioning for its non-exempt video programming in compliance with §79.1 of Title 47 of the Code of Federal Regulations. With respect to caption quality, MLB Network has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1).

If you should have any questions, please feel free to contact our Affiliate Sales & Marketing Department at (201) 520-6410.

Sincerely,

THE MLB NETWORK, LLC

Bv:

Erick Van Tuyl Vice President, Business & Legal Affairs

CLOSED CAPTIONING RULES CERTIFICATION Multi Tele Ventas, SA de CV

2nd Quarter (April 1, 2016 through June 30, 2016)

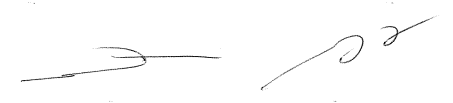
This is to certify that as a standard practice, Multimedios Television ("Network") carried ten or more hours of closed-captioned programming per day during the above referenced calendar quarter. Accordingly, solely in respect of its carriage of Network, Charter Communications is in compliance with the closed captioning requirements set forth by Section 79.1 of Title 47 of the Code of Federal Regulations (the "Regulations").

OR

In the alternative, Multimedios Televisión is exempt from the requirements set forth in the above-mentioned closed captioning requirements. I certify that I have been designated by the network as the official responsible for oversight of compliance with the FCC's closed captioning requirements, and I am familiar with the Regulations.

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

5th day of July, 2016. Executed thi Signature CP. Manuel Cisneros Name Legal Representative Title



CLOSED CAPTIONING EXEMPTION

2nd Quarter (April 1, 2016 through June 30, 2016)

This is to certify that "Multimedios Television", a network from Multi Tele Ventas, SA de CV, is exempt from the Closed Caption Rules due the exemption that states that *No video* programming provider shall be required to expend any money to caption any channel of video programming producing annual gross revenues of less than \$3,000,000 during the previous calendar year other than the obligation to pass through video programming already captioned when received.

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

Executed this 5th day of July, 2016. CP. Manuel disneros Legal Representative

NETWORK'S NAME:	Multimedios Televisión
Address:	Paricutin 316 Sur. Col. Roma. CP 64700
	Monterrey, Nuevo León, México
Phone Number:	<u>+52 (81) 8881-9991</u>

CHILDREN'S PROGRAMMING CERTIFICATION - SECOND QUARTER 2016

This is to certify that the <u>Multimedios Televisión</u> 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 weekend, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the 2nd **Quarter of 2016** (April, May and June).

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 programs or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below.

Children's Programming Aired During Second Quarter 2016

- E	3im	Bom	Va
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I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 5 th day of July, 2016 Signature:
Name: <u>CP. Manuel Cisneros</u>
Title: Legal Representative

Jonas Blank Vice President, Business & Legal Affairs Content Distribution 30 Rockefeller Plaza - 1221 Campus Office 27A24 New York, NY 10112 212-664-5446 NY Tel jonas.blank@nbcuni.com



June 30, 2016

RE: Certification of Compliance with Children's Television Act 1990 <u>Q2-2016 – FCC Rules 76.225 & 76.1703</u>

This is to certify that the NBCUniversal programming services currently known as BRAVO, CHILLER, CLOO, CNBC, CNBC World, E!, GOLF, MSNBC, NBC UNIVERSO, NBCSN, OXYGEN, SYFY, THE ESQUIRE NETWORK, UNIVERSAL HD, & USA NETWORK (and any high definition simulcast of such networks), as a standard practice, do not format or air any programs and/or series specifically designed for children 12 and under, and, therefore, are in compliance with the commercial time limitations of the Children's Television Act of 1990 for the Second 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 30th day of June 2016

Ionas Blank

necn

July 7, 2016

RE: New England Cable News Network-Children's Television Act of 1990 O2 2016

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's (FCC) regulations relating thereto in connection with your carriage of Comcast New England Cable News ("NECN") for Quarter 2 of 2016.

NECN service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits.

Best regards, Maggie Baxter

NBC 1976136_1



July 7, 2016

RE: <u>New England Cable News Network-Closed Captioning</u>

This letter is intended to assist you in satisfying your obligations under the Section 79.1 of Title 47 of the Code of Federal Regulations regarding Closed Captioning in connection with your carriage of Comcast New England Cable News ("NECN") for Quarter 2 of 2016.

NECN hereby certifies that it has met the Closed Captioning requirements pursuant to the Federal Commission's closed captioning rules applicable to it for Quarter 2 of 2016.

Best regards, Maggie Baxter

NBC 1976136_1

NETWORK'S NAME:NFL Network & RedZoneAddress:One NFL PlazaMt. Laurel, NJ 08054

CHILDRENS PROGRAMMING CERTIFICATION

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

- 1. NFL RedZone did not include programming originally produced for an audience of children 12 years old and younger.
 - 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.

e and correct.
E AND
Aries Massaro
Director NFL Network Affiliate Sales
July, 2016

NHL NETWORK

Compliance Certifications

CALM Act Certification

This is to certify that:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs distributed by NHL Network U.S.. L.P. ("<u>Network</u>") on the U.S. programming service known as of the date hereof as "NHL Network" (the "<u>Service</u>") 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 Network of the Service to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Children's Television Act of 1990 Certification

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

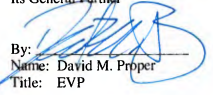
Closed Captioning Certification

This is to certify that during the first quarter of the 2016 calendar year, the Service was in compliance with the closed captioning requirements of the Federal Communications Commission set forth in Section 79.1 of Title 47 of the Code of Federal Regulations, including the caption quality standards set forth in Section 79.1(j)(2).

Executed this 1st day of April, 2016

NHL NETWORK US, L.P.

BY: NHL NETWORK US, INC. Its General Partner



<u>Children's Programming Certification</u> <u>Second Quarter 2016</u> <u>April 1st, 2016 – June 30th, 2016</u>

This is to certify that as a standard practice, **Nuestra Tele** 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 Second Quarter 2016

NONE

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

Executed this 7th day of July 2016. Signature

Jorge Fiterre Name

Affiliate Sales Title



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2016 (April 1, 2016 THROUGH June 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 2nd 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 June, 2016

Network: Outdoor Channel

A

By: Steve Smith EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204 www.OutdoorChannel.com

CALM ACT CERTIFICATION

This is to certify on behalf OVATION that:

1. As required by the Commercial Advertisement Loudness Mitigation Act of 2010 (the "CALM Act"), codified at 47 U.S.C. § 621, and implementing regulations adopted by the Federal Communications Commission at 47 C.F.R. § 76.607, all commercial advertisements embedded in programs carried on OVATION are in compliance with the audio loudness practices contained in Advanced Television Systems Committee A/85, ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television (July 25, 2011) ("ATSC A/85 RP") at the point of distribution by OVATION to authorized reception equipment of downstream multichannel video programming distributors.

2. Compliance with ATSC A/85 RP is determined by OVATION through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

John Malkin

Executive Vice President of Distribution

Dated: June 30, 2016

21st CENTURY COMMUNICATIONS AND VIDEO ACCESSIBILITY ACT OF 2010 CERTIFICATION Second Quarter 2016 (April 1 – June 30, 2016)

This is to certify that all programming provided by OVATION during the period of April 1, 2016 through June 30, 2016, is in compliance with the 21st Century Communications and Video Accessibility Act of 2010 and implementing regulations adopted by the Federal Communications Commission at 47 C.F.R. §§ 79.3 and 79.4, to the extent that those regulations are applicable to OVATION

John Malkin

Executive Vice President of Distribution

Dated: June 30, 2016

CLOSED CAPTIONING CERTIFICATION Second Quarter 2016 (April 1 – June 30, 2016)

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

John Malkin

Executive Vice President of Distribution

Dated: June 30, 2016

<u>CHILDREN'S PROGRAMMING CERTIFICATION</u> Second Quarter 2016 (April 1 – June 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 April through June 30, 2016, Ovation did not air any children's programming.

John Malkin

Executive vice President of Distribution

Dated: June 30, 2016



July 1, 2016

Ms. Erica Rons Executive Assistant Charter Communications, Inc. 6399 S. Fiddler Circle 6th Floor Greenwood Village, CO 80111

Dear Erica,

Enclosed please find the necessary information for compliance with your record keeping requirements for our channel under the Children's Television Act of 1990 (47 U.S.C. § 303a) (the "Act") and the Federal Communications Commission ("FCC") rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700, and under the FCC's rules regarding closed captioning, including 47 C.F.R. § 79.1.

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

Sincerely,

Randy B. Brown

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

Attachments: Children's Programming and Closed Captioning Certifications

ONE World Sports 420 Lexington Avenue, Suite 1620 New York, New York 10170



CHILDREN'S PROGRAMMING CERTIFICATION

2nd Quarter 2016 (April 1, 2016 to June 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 April 1, 2016 through June 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 1st day of July, 2016.

Signature:

Randy B. Brown

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

> ONE World Sports 420 Lexington Avenue, Suite 1620 New York, New York 10170



CLOSED CAPTIONING CERTIFICATION

2nd Quarter 2016 (April 1, 2016 to June 30, 2016)

This is to certify that during the period of April 1, 2016 through June 30, 2016, ONE World Sports was exempt from the closed captioning requirements of the Federal Communications Commission set forth in 47 C.F.R. § 79.1.

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

Executed this 1st day of July, 2016.

Signature:

Randy B. Brown

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

> ONE World Sports 420 Lexington Avenue, Suite 1620 New York, New York 10170

NETWORK'S NAME: Parables TV Address: 560 Village Blvd. Suite 250 West Palm Beach, FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Parables TV programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

Title: <u>EVP, General Counsel</u> (Please type or print)



July 1, 2016

Erica Rons Charter Communications 6399 South Fiddler's Green Circle, 6th Floor Greenwood Village, CO 80111

Dear Erica,

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. 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,

h 1d Ada

John deGarmo SVP Distribution

REELZ Channel 5650 University Blvd SE Albuquerque, NM 87106 505-212-8800 main 505-212-8801 fax www.reelz.com

VIDEO PROGRAMMING OWNER CAPTIONING CERTIFICATION FOR CABLE TV

I. Compliance Certification

ReelzChannel ("VPO") hereby represents the following, as marked (Check all that apply):

Subject to any exceptions noted below, all programming elements VPO delivered to Charter Communications ("Charter") during the 2nd quarter of calendar year 2015 for transmission on Charter's managed cable system that are required to be captioned, comply with the closed captioning obligations of the Federal Communications Commussion (FCC) noted in FCC Rule 79.1(b).

AND:

 \Box VPO provides video programming to Charter that satisfies the captioning quality standards of Section 79.1(j)(2) of the FCC's rules, 47 C.F.R. §79.1(j)(2).

In the ordinary course of business, has adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, 47 C.F.R. 979.1(k)(1).

□ The following exceptions are noted:

State each exception:

OR

All or some of VPO's programming is exempt from the FCC captioning rules under the following FCC exemptions because such programming:

□ Appears on a new network that is in its first four years of operation (specify launch date: _____)

□ Appears on a channel that produced annual revenues of less than \$3,000,000 in the preceding calendar year (specify calendar year:____)

□ Appears on a channel on which VPO incurred captioning expenses equal to 2 percent of its gross revenues received from that channel during the previous calendar year (specify calendar year: _____)

□ Consists primarily of non-vocal musical programming

□ Consists primarily of textual programming

□ Includes programming produced and distributed on or before July 1, 2002 (note: later produced/distributed programming must still be captioned even if it appears on the same channel)

□ Comprises locally produced and distributed non-news programming with no repeat value

□ Comprises locally produced educational programming for use in schools

□ Consists of programming other than English or Spanish language for which the electronic newsroom technique is not available

□ Is the subject of an FCC economic burden exemption order or application for anomic burden exemption (provide case name and number, if available,

Rother: comprises only clips/outfulles of a larger program



CALM Act Certification

This is to certify that:

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

Executed this 1st day of July, 2016

BY: an. [NAME] Director ngineer

[Title]



T: +44 (0) 1527 406 100 F: +44 (0) 1527 406 128 F (HR/Accounts): +44 (0) 1527 406 162 www.gemporia.com

15 June 2016

Kerry Ann Brennan Executive Assistant to the Office of the General Counsel Olympusat, Inc.

Via e-mail

Dear Ms. Brennan:

Please find below the following certification on Children's Programming Commercial Limits:

Children's Programming Commercial Limits: None of the programming on Gemporia was "originally produced and broadcast primarily for an audience of children 12 years and younger." Section 76.222 of the Rules of the FCC, Note 2. Gemporia is accordingly not subject to the provisions of the Children's Television Act and the advertising limits imposed by the Act and that section of the Rules.

Should you require additional information, please contact the undersigned.

Yours sincerely

Mark Jackson Operations Director Gemporia Limited

Gemporia Limited. Registered in England & Wales. Registration number 6365402. Address: Unit 2D Eagle Road, Moons Moat North Ind Est, Redditch, Worcestershire, B98 9HF. Tel: +44 (0) 1527 406 100 | Fax: +44 (0) 1527 406 128 | Fax – HR/Accounts: +44 (0) 01527 406 162



Re: CALM Act Certification

This will 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 ROOT SPORTS Northwest 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 ROOT SPORTS Northwest to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by ROOT SPORTS Northwest through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Sincerely,

DIRECTV Sports Networks, LLC on behalf of ROOT SPORTS Northwest.

Steve Raymond VP, Affiliate Relations



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

This will certify that:

- 1. ROOT SPORTS Northwest is in compliance with the closed captioning requirements in Section 79.1(b) of the Federal Communications Commission ("FCC") Rules.
- 2. All programming carried on ROOT SPORTS Northwest is in compliance with the caption quality standards of Section 79.1(j)(2) of the FCC Rules.
- 3. Root Sports Northwest has adopted and follows the captioning Best Practices set forth in Section 79.1(k) of the FCC Rules.
- 4. This certification is in compliance with Section 79.1(k)(1)(iv) of the FCC Rules.

Sincerely,

DIRECTV Sports Networks, LLC on behalf of ROOT SPORTS Northwest.

Steve Raymond VP, Affiliate Relations



Re: Children's Television Act

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto (the "CTA") in connection with your carriage of our video programming service ROOT SPORTS Northwest.

DIRECTV Sports Networks hereby certifies that ROOT SPORTS Northwest did not air children's programs (as defined in the CTA) in Q2 of 2016.

Regards,

Steve Raymond VP, Affiliate Relations



Re: CALM Act Certification

This will 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 ROOT SPORTS Rocky Mountain 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 ROOT SPORTS Rocky Mountain to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by ROOT SPORTS Rocky Mountain through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Sincerely,

DIRECTV Sports Networks, LLC on behalf of ROOT SPORTS Rocky Mountain.

Steve Raymond VP, Affiliate Relations



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

This will certify that:

- 1. ROOT SPORTS Rocky Mountain is in compliance with the closed captioning requirements in Section 79.1(b) of the Federal Communications Commission ("FCC") Rules.
- 2. All programming carried on ROOT SPORTS Rocky Mountain is in compliance with the caption quality standards of Section 79.1(j)(2) of the FCC Rules.
- 3. Root Sports Rocky Mountain has adopted and follows the captioning Best Practices set forth in Section 79.1(k) of the FCC Rules.
- 4. This certification is in compliance with Section 79.1(k)(1)(iv) of the FCC Rules.

Sincerely,

DIRECTV Sports Networks, LLC on behalf of ROOT SPORTS Rocky Mountain.

Steve Raymond VP, Affiliate Relations



Re: Children's Television Act

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto (the "CTA") in connection with your carriage of our video programming service ROOT SPORTS Rocky Mountain.

DIRECTV Sports Networks hereby certifies that ROOT SPORTS Rocky Mountain did not air children's programs (as defined in the CTA) in Q2 of 2016.

Regards,

Steve Raymond VP, Affiliate Relations

CHILDREN'S PROGRAMMING CERTIFICATION

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 second 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.

Date: June 30, 2016

(in) 200



July 8, 2016

VIA EMAIL (DLProgramming-KidVid-ClosedCaption@chartercom.com)

Charter Communications 6399 South Fiddler's Green Circle Greenwood Village, CO 80111

ATTN: Erica Rons.

Re: <u>Semillitas - Children's Television Act Certificate for 2nd Quarter of 2016</u>

Dear Ms. Rons,

This letter is intended to assist Charter Communications 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 2nd 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



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

cc: Ivan Morales

MASTER GRID SEMILLITAS (Q2 2016)

	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	III	SATURDAY	SUNDAY
100 AN	BIM PAM	PIM PAM	FIMPAM	PIM PAM	PIM PAM	1020 AU	PLMRAM	PIN PAN
	PIM BAM	PIN PAN	FIMEAM	PIM PAM	PIMIRAJA		PIM/PAM	PIM RAM
R IL AN D IT AN		UKI		UKI		(6/12,A)/		
5.72.44	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	617 AV 622 AM	BRAINY BABY	UKI
SIZTIAM	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	EQUAN	BRAINY BABY	BRAINY BABY BRAINY BABY
6 10 AM	BRAINY BABY	CLAYPLAY	BRAINY BABY	CLAYPLAY	BRAINY BABY	692 AM	BRAINY BABY	CLAYPLAY
6:37 AM	UKI	UKI	UKI	UKI	UKI	6:37 AM	UKI	UKI
B-42 AM	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI		DANY Y PAPI	DANY Y PAPI
	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI		DANY Y PAPI	DANY Y PAPI
ELGE AN	GLOOPS GLOOPS	GLOOPS GLOOPS	GLOOPS	GLOOPS	GLOOPS		GLOOPS	GLOOPS
	GLOOPS		GLOOPS	GLOOPS	GLOOPS		GLOOPS	GLOOPS
CEOU AN	PIM PAM	IM PAM	FIN FAM	PIM PAM PIM PAV	PINI FAM	THE AM	PIM PA/A	PIMPAM
finz An	H DA HAL	101.012	25 22 8		PIM PAM		PIMIPAIR	PIM PAM
797.476		UKI		UKI		THE AM		UKI
1:25 AM	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	5-22. ATT	BRAINY BABY	BRAINY BABY
7:27 AM	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	7.27 AM	BRAINY BABY	BRAINY BABY
7 32,400	BRAINY BABY	CLAYPLAY	BRAINY BABY	CLAYPLAY	BRAINY BABY	7-32 AM	BRAINY BABY	CLAYPLAY
7-17 814	UKI	UKI	UKI	UKI	UKI	7107 AM	UKI	UKI
7 42 AM	AVA RIKO Y 1120	AVA RUNG Y TEC	E CARANTELONATE A	ANA RIGE & TEG	ANA RING Y TEO			
	AVA PIKG VICED	JAVA RIKC & TEX	AVA RING Y TEO	AND NO WIEG	AVA RIKO Y TEO		ANA RINO Y TEO	AWA ROKE Y'THE
8:00 AM	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	DANY Y PAPI	8:00 AM	DANY Y PAPI	DANY Y PAPI
8:07 AM 8:13 AM	GLOOPS	GLOOPS	GLOOPS	GLOOPS	GLOOPS	8:07 AM	GLOOPS	GLOOPS
0.15 AIV	E MARCO BE A C	EL MINER DE MAGIC				8:13 AM	EL MUNDO DE VAGIC	EL MUNDO DE MAGIC
8:32 AM		TORNAS			ET LAN A	8:32 AM		
8:41 AM	AVA RIKO Y TEO	AVA:RIKO Y TEO	AVA RIKO Y TEO	AWARKGIMIEO	A ARIKO (ATEO)	8:41 AM	AVA HAGE Y TES	SVA IN MONTES
8:49 AM	AVA BIKONKIE	AWRIKO Y TEO	AVA RIKO Y TEO	AVA RIKO Y TEO	AVA NIR C Y TEO	8:49 AM		LAVA BING V YEE
9:00 AM	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	9:00 AM	ZUMBERS	ZUMBERS
	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS		ZUMBERS	ZUMBERS
9:07 AM	BOOM REDS	BOOM REDS	BOOM REDS	BOOM REDS	BOOM REDS	9:07 AM	BOOM REDS	BOOM REDS
9:15 AM	BOOM REDS	BOOM REDS	BOOM REDS	BOOM REDS	BOOM REDS		BOOM REDS	BOOM REDS
9:15 AW	UKI	UKI	UKI	UKI	UKI	9:13 AM	UKI	UKI
9:32 AM				LIMI	11/1		1021	111/1
		UKI	UKI	UKI	UKI	9-32 AM	UKI	UKI
	PORMAS .	F SRMAS	UKI e o bernuñ e forei 11 Aus	PORIAND	1-541045	9:32 AM	FOPMAS	
9:41 AM	Radinia S	FORMAS	n oferned Prog to Ass I Weith Ass	PORMAS IFORMAS AVA (3150 Y 120	PORTION DEPARTS	9:32 AM 9:41 AM		HER MAS
9:41 AM 9:49 AM	PORTAS PORTAS	FORMAS FORMAS	n njemenjači Provi na nas	PORMA ICORMAS	PERMIS		FORMAS FORMAS	UKI 3004/1425 2004/1425 2004/1425 2004/2005 2004/2005 2004/2005
		- Chilles Formas Markey Carl	n oferned Prog to Ass I Weith Ass	PORMAS IFORMAS AVA (3150 Y 120	PORTION DEPARTS	9:41 AM	TOPMAS FORMAS AVA RIXO Y TEO	CORTAN PERMAK ANA ANG PINE
9:49 AM 10:00 AM 10:10 AM	CORTAC CORTAC CORTAC CORTAC ANA RIKO Y TEO Jim De La Luna LENNY Y TWEEK	AVA RES / TES AVA RES / TES AVA REP Y TEO Jim De La Luna LENNY Y TWEEK	INCOMES INCOMES INCOMES INCOMES INCOMES Jim De La Luna LENNY Y TWEEK	FORMAS FORMAS AVARING 1 TEG AVARING 1 TEG AVARTN 1 TEG Jim De La Luna LENNY Y TWEEK	AVA RIKE Y TEO AVA RIKE Y TEO AVA RIKE Y TEO	9:41 AM 9:49 AM	FORMAS FORMAS AVA RING Y TEA OVA RING Y TEA Y	ADRINES PORMAS ANA SIND 1 ING SINT RISON 1100
9:49 AM	FORMAS Port Mac Port Mac A A Rico M Teo Jim De La Luna	ESEMAS FORMAR MLA NES VIES AVA-RIPO YITEQ Jim De La Luna	- Official Final Mole With Picko Without Av Altana Thirto Jim De La Luna	PORTA : PORVAR RUARING F 125 RUARING F 125 RUARING F 126 Jim De La Luna	MORMAS BARAKS ANA RIKO MERO AVA RIKO MERO Jim De La Luna	9:41 AM 9:49 AM 10:00 AM	FORMAS FORMAS AVA RIKOM TEO JIM DE La Luna	JERNAS PORMAS ALA SHELARIS AVA SUSAY RES Jim De La Luna
9:49 AM 10:00 AM 10:10 AM	CORTAC CORTAC CORTAC CORTAC ANA RIKO Y TEO Jim De La Luna LENNY Y TWEEK	AVA RES / TES AVA RES / TES AVA REP Y TEO Jim De La Luna LENNY Y TWEEK	INCOMES INCOMES INCOMES INCOMES INCOMES Jim De La Luna LENNY Y TWEEK	FORMAS FORMAS AVARING 1 TEG AVARING 1 TEG AVARTN 1 TEG Jim De La Luna LENNY Y TWEEK	MORMAS BARANS ANA TIKO OTEO ANA TIKO OTEO Jim De La Luna LENNY Y TWEEK	9:41 AM 9:49 AM 10:00 AM 10:10 AM	TOPMES FORMAS AVAIRING THEO AVAIRING THEO Jim De La Luna LENNY Y TWEEK	ARMAS PORMAS AVA SHOT TOO AVA SOOT TOO Jim De La Luna LENNY Y TWEEK
9:49 AM 10:00 AM 10:10 AM 10:15 AM	COMME COMME AVARIANTED JIM DE La Luna LENYY TWEEK KIRI EL PAYASO ALEX ALEX	AVA RIKO Y TEO AVA RIKO Y TEO AVA RIKO Y TEO Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX	ALEX	CONTRACTOR CONTRACTOR ANALINATION Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX	MORINES EXTRACTED ANA RIKONTED ANA RIKONTED Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM	AVA R KEY YED Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO	JIM DE LA LUNA LENNY Y TVEEK KIRI EL PAYASO
9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM	COTMAS COTMAS A VANANCOM RECOM A LA RIXOM TEO Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	ACENAS FORMA ALA ALEX AVA RIFO Y TEO AVA RIFO Y TEO JIM De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	ALEX ALEX ALEX ALEX ALEX ALEX ALEX	CONTRACT CONTRACT AVAILABLE FOR JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	AVA RIKE OTTED AVA RIKE OTTED AVA RIKE OTTED AVA RIKE OTTED Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM	AVA READ AVA READ AVA READ Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	COMMES COMMAN AVA OKALINE AVA OKALINE JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX
9:49 AM 10:00 AM 10:10 AM 10:15 AM	COTMAC COTMAC ALARICONTECO JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	AVARIAN Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX TORK	FORMA FORMAT AVAILABLE FOR Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	AVA RKG OTED AVA RKG OTED AVA RKG OTED Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM	AVA RIKE YORD JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX	JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX
9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:26 AM	COTMAS COTMAS A VANANCOM RECOM A LA RIXOM TEO Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	ACENAS FORMA ALA ALEX AVA RIFO Y TEO AVA RIFO Y TEO JIM De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX TORK	CONTRACT CONTRACT AVAILABLE FOR JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	AVA RIKE OTTED AVA RIKE OTTED AVA RIKE OTTED AVA RIKE OTTED Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM	AVA READ AVA READ AVA READ Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX	CONVERSION
9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:23 AM 10:36 AM 10:45 AM	CORMAC CORMAC CORMAC CORMAC CORMAC ALCA ALEX ALEX ALEX TORK MONKEY SEE JONKEY DO	AVA RES VITES AVA RES VITES AVA RES VITES AVA REPOYTES JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX TORK MONKEY SFE MONKEY DO	Jim De La Luna Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	ACAPTAGE ACAPTICO Y TEG AVARTICO Y TEG AVARTICO Y TEG AVARTO Y TO LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	JIN DE LA LUNA JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:35 AM 10:35 AM 10:45 AM	ADPINES FORMAS ANA RIKELY TEO DVA RIKELY TEO DVA RIKELY TEO DVA RIKELY TO ALEX ALEX ALEX ALEX ALEX ALEX TORK	AVA SING ITES AVA SING ITES AVA SING ITES Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK INCOMMENSION
9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:23 AM 10:36 AM 10:36 AM 10:50 AM	COMMAS COMMAS AVARENCEMENTED Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK MONKEY SEL MONKEY DO EI CLOSET DE CHLOE	AVA RIKO Y TRO AVA RIKO Y TRO AVA RIKO Y TRO Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK MOVIKEY SFE MONKEY DO TO EI CLOSET DE CHLOE	Jim De La Luna Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	ACATAGE AVAILED AVAILED AVAILED AVAILED JIM DE LA LUNA JIM DE LA LUNA JIM DE LA LUNA JIM DE LA LUNA ALEX ALEX ALEX ALEX ALEX ALEX TORK TORK EI CLOSET DE CHLOE	AVA RKG MED AVA RKG MED AVA RKG MED AVA RKG MED AVA RKG MED ALONA Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX ALEX TORK TORK EL CLOSET DE CHLOE EL CLOSET DE CHLOE	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:36 AM 10:36 AM 10:45 AM 10 50 AM	LERMAN AVA RIKEL YORM AVA RIKELY TEAT Jim De La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK COLOSET DE CHLOE ADMING COLOSES	CONVEX CO
9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:23 AM 10:36 AM 10:50 AM 10:50 AM	COMMAS COMMAS AVARENCE JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX ALEX TORK MONKEY SEE MONKEY DO EI CLOSET DE CHLOE KAUVIO (CON JUSS)	AUXA RUE Y TON AVA RUE Y TON AVA RUE Y TON JIM DE La Luna LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK MONKEY STE MONKEY DO TO EI OLOSET DE CHLOE Adsymetion Jess	AVA PAGA ALCA AVA PAGA ALCA AVA PAGA ALCA AVA PAGA ALCA ALCA ALCA ALCA ALCA ALCA ALCA ALC	ACATAL CONTRACTORS	JIN DE LA LUNA JIM DE LA LUNA LENNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	9:41 AM 9:49 AM 10:00 AM 10:10 AM 10:15 AM 10:23 AM 10:35 AM 10:35 AM 10:45 AM	LERNY Y TWEEK KIRI EL PAYASO ALEX ALEX ALEX ALEX TORK	CONVERSION
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	ILA CASA DE WIMEIE	LA GARA DE WINZIE	LA CASA DE WIMBLE	LA CASA DE WIMEIE				
1:53 PM	SAMSAM	SAMSAM	SAMSAM	SAMSAM	SAMSAM	1:53 PM	SAMSAM	SAMSAM
2:00 PM	LOS HOOBS	LOS HOOBS	LOS HOOBS	LOS HOOBS	LOS HOOBS	2:00 PM	LOS HOOBS	LOS HOOBS
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3:33 PM 3:47 PM	MONKEY SEE MENHEY DO	MONKEY SEE MONKEY DO	MONKEY SEE MONKEY DO	MONKEY SEE MONKEY DO	MONKEY SEE MONKEY DO		MONKEY SEE MONKEY DO	MONNEY SEE MONKEY
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4:00 PM	BO ON THE GO	BO ON THE GO	BO ON THE GO	BO ON THE GO	BO ON THE GO	4:00 PM	BO ON THE GO	BO DA THE LLO
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6:37 PM	SAMSAM	SAMSAM	SAMSAM	SAMSAM	SAMSAM	6:37 PM	SAMSAM	SAMSAM
6:45 PM	DIVE OLLY DIVE	DIVE OLLY DIVE	DIVE OLLY DIVE	DIVE OLLY DIVE	DIVE OLLY DIVE	6:45 PM	DIVE OLLY DIVE	DIVE OLLY DIVE
7:00 PM	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	7:00 PM	BOSQUE AMISTOSO	BOSQUE AMISTOSO
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7:35 PM				BLL	Tatul.	7:35 PM	EPU_	21.1
7:47 PM	COROMONG	COCOMONS	COCOMONG	COCOMONE	COCOMONG	7:47 PM	DECEMBING	CODOMONIS
8:00 PM	LA GREADE MINER	LIC CASE NOT WARELE	1. A CASA DE VASZ E	A GASA DE MANAZIE	LA FARA DE WINDLE	8:00 PM	LA CASA DE MINETE	LA DESA DE WIMER
8:25 PM	LA ORER DE WINDLE	LA GASA DE ATREIT	LA CABA DE WIMZIE	LA GARA DE MINZ	LA CASA DE WIMZIE	8:25 PM	LA CASA DE WIMZIE	LA CASA DE WIMEIE
8:53 PM	TORK	TORK	TORK	TORK	TORK	8:53 PM	TORK	TORK
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9:43 PM	SAMSAM	SAMSAM	SAMSAM	SAMSAM	SAMSAM	9:43 PM	SAMSAM	SAMSAM
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11:00 PM	DIVE OLLY DIVE	DIVE OLLY DIVE	DIVE OLLY DIVE	DIVE OLLY DIVE	DIVE OLLY DIVE	11:00 PM	DIVE OLLY DIVE	DIVE OLLY DIVE
11:12 AM	Olivia	Olivia	Olivia	Olivia	Olivia	11 [Olivia	Olivia
11:25 PM	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	11:25 PM	BOSQUE AMISTOSO	BOSQUE AMISTOSO
11:40 PM	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	BOSQUE AMISTOSO	11:40 PM	BOSQUE AMISTOSO	BOSQUE AMISTOSO
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	PIM PAW	PIMPAM	PIMPAN	PIW PAV	PINPAM	11:58 PM	PIM PAM	PIN PAM
10:50 AM	PIM PAM	PIM PAM	PIM PAM	PIMPAW	PIN PAM	12:00 214	PINCPAM	PIM PAM
	PIM PAM	PIM RAM	PIM PAM		PIM PAM	-	PIMPAN	BIM PAM
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12:17 A		UKI		UKI		12:17 AM		UKI
12 22 A	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	12:22 AN	BRAINY BABY	BRAINY BABY
12 27 AM	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	BRAINY BABY	12:27 AM	BRAINY BABY	BRAINY BABY
12 32 AM	BRAINY BABY	CLAYPLAY	BRAINY BABY	CLAYPLAY	BRAINY BABY	12:38 AM	BRAINY BABY	CLAYPLAY
12:37 AM	UKI	UKI	UKI	UKI	UKI	12-37 AM	UKI	UKI
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Tido AW	GLOOPS GLOOPS	GLOOPS		EIIVIPAM	HATPAN	1:00 AM	PIMIPAR	PIWPAM
	GLOOPS GLOOPS	GLOOPS	GLOOPS	Billion Patri Dillion (Patric)				
1:15:23	GLOOPS GLOOPS	GLOOPS	GLOOPS	English Ann Fenglishan Cenin Dollar	HATPAN	1:12 AM	PIMIPAR	PIM PAM PIM PAM 25
	GLOOPS GLOOPS	GLOOPS	GLOOPS	Billion Patri Dillion (Patric)	HATPAN		PIMIPAR	PIMPAM

1:27 AM	BRAINY BABY	1527 VIN	BRAINY BABY	BRAINY BABY				
1:3E AM	BRAINY BABY	CLAYPLAY	BRAINY BABY	CLAYPLAY	BRAINY BABY	7:12.AM	BRAINY BABY	CLAYPLAY
1:37 AM	UKI	UKI	UKI	UKI	UKI	SAT AM	UKI	UKI
	AVA RIKO A TEG	ASA BIRG Y TEG	AWA RING # TEG	AVA RIKO Y TEO	AVA RING Y TES		AVA RIKS Y TES	AVA BISO 1 TEO
	AVA RING + TES	AVA BIKO Y TEO	AVA PIKO Y TEO	AVA RINO Y TEO	AVA IRIKO Y TEO		AWA RING Y TES	AUG RING 7 TEC
2:00 AM	DANY Y PAPI	2:00 AM	DANY Y PAPI	DANY Y PAPI				
2:07 AM	GLOOPS	GLOOPS	GLOOPS	GLOOPS	GLOOPS	2:07 AM	GLOOPS	GLOOPS
2:13 AM	ELIMUNDO DE MAGIO	EL MWNDO DE MAGIC				2:13 AM	EL MUNDO DE MAGIC	EL MUNRO DE MAGIC
			EL MUNDS DE MAGIC	EL MUNDO DE MAGIC	ELMONDO DE MASIC			
2:32 AM	- Paratina					2:32 AM		
2:41 AM	ANA RING Y HER	ANA RING Y TEO	AVA RING Y TES	AWA RING Y TEO		2:41 AM	ANA RING Y TED	AWA RING 4 TEO
2:49 AM	Janana v ing	MAR FILSO Y TES	AVA RIKO Y TES	AVA RIKO Y TEO	AVA RIRE Y TED	2:49 AM		
3:00 AM	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	3:00 AM	ZUMBERS	ZUMBERS
3:07 AM	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	ZUMBERS	3:07 AM	ZUMBERS	ZUMBERS
3:13 AM	BOOM REDS	3:13 AM	BOOM REDS	BOOM REDS				
	BOOM REDS		BOOM REDS	BOOM REDS				
3:19 AM	UKI	UKI	UKI	UKI	UKI	3:19 AM	UKI	UKI
	UKI	UKI	UKI	UKI	UKI		UKI	UKI
3:32 AM					FERMAS	3:32 AM	PORMAS	TORMAS
				ESERCIALS				
3:41 AM		JAWA IRINO Ý TIEÚ		AVA RIKO Y TEG	ARE REAL Y TRO	3:41 AM	AWA PING 1 TEE	
3:49 AM	AVA RIKG V TES	AGA RIFO Y TEE		AVA NHIG & THE	AVA BIRS & TEG	3:49 AM		
4:00 AM	Jim De La Luna	4:00 AM	Jim De La Luna	Jim De La Luna				
4:10 AM	LENNY Y TWEEK	4:10 AM	LENNY Y TWEEK	LENNY Y TWEEK				
4:15 AM	KIRI EL PAYASO	4:15 AM	KIRI EL PAYASO	KIRI EL PAYASO				
4:23 AM	ALEX	ALEX	ALEX	ALEX	ALEX	4:23 AM	ALEX	ALEX
	ALEX	ALEX	ALEX	ALEX	ALEX	11 6	ALEX	ALEX
	ALEX	ALEX	ALEX	ALEX	ALEX	11 1	ALEX	ALEX
4:36 AM	TORK	TORK	TORK	TORK	TORK	4:36 AM	TORK	TORK
4:45 AM	MONKEY SEE MONKEY DO	4:45 AM	MONKEY SEE MONNEY DO	MONNEY SHE MONNEY I				
4:50 AM	EI CLOSET DE CHLOE	4:50 AM	EI CLOSET DE CHLOE	E CLOBET DE CHLOE				
5:00 AM	Adivina Gan Jess	Autyina Con Juss	Adivina Gon Jess	THE REPORT OF THE	9-900 × 100	5:00 AM	Balliona Gon Asse	Acidina gur Jear
5:10 AM	Jim De La Luna	5:10 AM	Jim De La Luna	Jim De La Luna				
	LENNY Y TWEEK		LENNY Y TWEEK	LENNY Y TWEEK				
5:25 AM	KIRI EL PAYASO	5:25 AM	KIRI EL PAYASO	KIRI EL PAYASO				
5:30 AM	EI CLOSET DE CHLOE	5:30 AM	EI CLOSET DE CHLOE	EI CLOSET DE CHLOE				
5:45 AM	MONKEY SEE MONKEY DO	5:45 AM	WONKEY SEE MONKEY DO	MONREVSEEMONKEY				



July 5, 2016

Re: Children's Television Act of 1990

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the Federal Communications Commission's regulations relating thereto in connection with your carriage of SNY (which service is owned and operated by Sterling Entertainment Enterprises, LLC) ("SportsNet").

This is to certify that, for the quarter ended June 30, 2016, SNY was in compliance with the Children's Television Act of 1990 and did not televise more than 10.5 minutes of commercial material per hour on the weekends nor more than 12 minutes per hour on weekdays during children's programming (including local ad avails that you may insert under our Affiliation Agreement).

Best regards, 1____

Steve Raab President



July 5, 2016

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 June 30, 2016.

Best regards,

Mal

Steve Raab President

CHILDREN'S PROGRAMMING CERTIFICATION

2nd Quarter (April 1, 2016 through June 30, 2016)

This is to certify that the list set forth below identifies all programs and series aired by SonLife Broadcasting Network during the above-referenced calendar quarter that were originally produced and broadcast primarily for n 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 SonLife Broadcasting Network as the official responsible for oversight of compliance with the FCC children's programming commercial limits, and I am familiar with the Regulations.

Crossfire Youth Ministries Generation of the Cross

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

	21	JUN	3
Executed this	d	ay of	, 2016
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	· (Im	Thh/	
		a fil	
	Si	gnature	

Ted Semper

Name Program Director

Title

NETWORK'S NAME: Sorpresa Address: 477 Rosemary Avenue Suite #306 West Palm Beach FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Sorpresa programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - May) 2016.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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



Children's Programming Certification

The Sportsman Channel certifies that:

1. It was in compliance with the Children's Television Act of 1990 and the implementing rules of the Federal Communications Commission during the 2^{nd} Quarter of 2016 and remains in compliance with the foregoing.

2. It presently does not contain any programming within the definition of "children's programming" under such rules.

Executed this 30th day of June, 2016

Network: The Sportsman Channel

to

By: Steve Smith EVP Distribution & Affiliate Marketing

CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that Time Warner Cable SportsNet LA ("Network") does not air any programs or series that are originally produced and broadcast primarily for an audience of children 12 years old and under that would give rise to any obligations concerning the children's programming commercial limits (including restrictions on host-selling and the display of Internet website addresses) under the Children's Television Act of 1990 and related regulations and orders of the Federal Communications Commission.

This certification can be considered valid until further notice from Network that circumstances relating to its provision of children's programming have changed. I further certify that I have been designated by Network as the official responsible for oversight of compliance with such matters.

Executed this 30th day of June, 2016.

By: Mark Colem

Vice President, Engineering and Operations



NETWORK'S NAME:	Children's Network, LLC d/b/a/ Sprout
Address:	30 Rockefeller Plaza, 16 th Floor New York, NY 10112
Telephone Number:	212.664.3315
Fax Number:	212.703.8579

CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that the linear, VOD, and Spanish VOD programming service currently known as Sprout (the "Service") was in compliance with the commercial time provisions of the Children's Television Act of 1990 (the "Act") as set forth in 47 U.S.C. Section 303a and the rules and regulation of the Federal Communications Commission promulgated thereunder during the period of April 1, 2016 to June 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.

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

Dated as of:

June 30, 2015

Signature:

lly

Laura Kelly Senior Director, Program and Media Planning

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

То

CHILDREN'S PROGRAMMING CERTIFICATION

For

CHILDREN'S NETWORK, LLC

D/B/A/ Sprout

(April 1, 2016 through June 30, 2016)

64 Zoo Lane Noodle & Doodle ™ Adventures of Paddington the Bear Pajanimals™ Animal Mechanicals Рорру Cat™ Ruff-Ruff, Tweet & Dave™ Astroblast Sarah & Duck Boj **Busytown Mysteries** Stella & Sam Busy World of Richard Scary Super Wings Caillou ® Sydney Sailboat Chloe's Closet ™ The Berenstain Bears ™ The Chica Show ™ Clangers ™ Dirt Girl World The Mighty Jungle Doozers Tree Fu Tom Earth to Luna YaYa and Zouk Floogals Zerby Derby George Shrinks ™ Zou Jungle Bunch Lazytown ™ Lily's Driftwood Bay Little People Madeline ™ Maya the Bee

Nina's World ™



CLOSED CAPTIONING CERTIFICATION

This is to certify that as a standard practice Children's Network, LLC d/b/a Sprout carried ten or more hours of closed captioning programming per day pursuant to Section 79.1(b)(9) of the FCC's closed captioning requirements for the calendar quarter ending April 1, 2016 to June 30, 2016.

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

Executed as of this 30th day of June 2016.

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

Jaura Signature:

Name: Laura Kelly

Title: Senior Director, Program and Media Scheduling

This is a copy.

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

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

July 1, 2016

VIA FACSIMILE: 303-323-1317 AND U.S. MAIL

Ms. Erica Rons Executive Assistant to Allan Singer Charter Communications Inc. 6399 S. Fiddlers Green Circle, 6th Floor Greenwood Village, CO 80111

Dear Ms. Rons:

Pursuant to your request for Starz Entertainment, LLC's ("STE") Children's Television Certification, I am enclosing the appropriate certificate of compliance in accordance with the cable operator's public record-keeping requirements for The Children's Television Act of 1990 (the "Act") and 47 CFR §§76.225 and 76.1703, thus satisfying such requirements for the second quarter of 2016.

STE does not air commercial matter on any of the channels it operates and provides, including 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. The accompanying certification attests to these channels' full and complete compliance with the Act and the FCC's corresponding regulations, as set forth at 47 CFR §§76.225. Please contact me at 720-852-6266 if you have any questions regarding this matter.

Sincerely yours,

STARZ ENTERTAINMENT, LLC

By: Todd Hov

Senior Vice President, Business & Legal Affairs - Distribution

Enclosure

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 April 1, 2016 through June 31, 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 1st day of July, 2016.

STARZ ENTERTAINMENT, LLC

By:

Todd Hoy Senior Vice President Business & Legal Affairs – Distribution



Super Canal Ave. Luperón No. 46 Santo Domingo, D.N. gerencia@supercanal.com

CHILDREN'S PROGRAMMING CERTIFICATION- SECOND QUARTER 2016.

This is to certify that Super Canal S.A (Representing Super Canal Caribe) programming service, to the extend it airs children's programming as defined under 47 CFR 76.255 of rules and regulations 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 its otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on service during the ^{2nd} Quarter of 2016 (April, May, and June).

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

Executed this 30th day of June, 2016.

Signature:

Name: Ramón Mercedes. Title: Director.





July 1, 2016

RE: Children's Programming Certification & Closed Captioning

Dear Affiliate:

Please find enclosed the Children's Programming Certifications from Trinity Broadcasting Network (TBN) for the 2nd Quarter of 2016.

These certifications will help you meet the record-keeping requirements of the FCC regarding the rebroadcast and cablecast of TBN, Hillsong Channel (fka The Church Channel), JUCE (formerly JCTV), Enlace USA, Smile of a Child, and TBN Salsa programming.

Included also are 7 Calm Certifications (for TBN, The Church Channel, Hillsong Channel, Enlace USA, JUCE, Smile of a Child and TBN Salsa - as of 6/1/2016 Hillsong Channel has taken 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

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

enclosures

Certification of Compliance: FCC Children's Television Requirements April 1, 2016 through June 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:

Paws and Tales	Monster Truck Adventures
3-2-1 Penguins!	Mary Rice Hopkins & Puppets with a Heart
VeggieTales	Lassie
Dr. Wonder's Workshop	Davey & Goliath
Gina D's Kids Club	iShine KNECT
RocKids TV	Mike's Inspiration Station
Auto-B-Good	Animated Stories from the Bible
Pahappahooey Island	

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 1st day of July, 2016.

Signature

David Adcock, National Sales Director

^{*} As specified in *Children's Television Obligations Of Digital Television Broadcasters*, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [3 hours of] digital [children's] core programming, beyond the 3 hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the 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 April 1, 2016 through June 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:

3-2-1 Penguins! Adventures in Booga Booga Land Animal Atlas Animated Hero Classics Animated Stories from the Bible Another Sommer-Time Adventure Aqua Kids Adventures Amie's Shack Auto-B-Good **BB's Bedtime Stories** Becky's Barn BJ's Teddy Bear Club and Bible Stories **Bugtime Adventures** Cherub Wings Children's Heroes of the Bible Christopher Columbus Chubby Cubbies Colby's Clubhouse Come On Over Cowboy Dan's Frontier Creation Creatures D.A.R.E. Safety Tips with Retro Bill Davey & Goliath Donkey Ollie Dr. Wonder's Workshop Ewe Know Faithville Fluffy Gardens Flying House From Aardvark to Zucchini

Fun Food Adventures Gerbert Gina D's Kids Club Gospel Bill Grandfather Reads Hermie & Friends iShine Knect Jacob's Ladder Kid Fit Kids Club Kids Like You Lassie Little Buds Little Women Maralee Dawn & Friends Mary Rice Hopkins & Puppets With a Heart Mickey's Farm Mike's Inspiration Station Miss BG Miss Charity's Diner Monster Truck Adventures Mustard Pancakes Nanna's Cottage Pahappahoocy Island Paws and Tales Puppet Parade Quigley's Village Rages Retro News: A Blast from the Past Rocka-Bye Island

RocKids TV St. Bear's Dolls Hospital Sarah's Stories Superbook Super Simple Science Stuff Swiss Family Robinson The Adventures of Carlos Caterpillar The Adventures of Skippy The Bedbug Bible Gang The Big Garage The Brainy Baby Company The Charlie Church Mouse Show The Choo Choo Bob Show The Dooley and Pals Show The Filling Station The Fred and Susie Show The Knock, Knock Show The Lads TV The Reppies The Storykeepers The Swamp Critters of Lost Lagoon The Tails of Abbygail The Zula Patrol TuneTime Upstairs Downstairs Bears VeggieTales Wild About Animals World of Jonathan Singh 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 July, 2016.

Signature

David Adcock, National Sales Director

^{*} As specified in *Children's Television Obligations Of Digital Television Broadcasters*, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [3 hours of] digital [children's] core programming, beyond the 3 hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the 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 (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).

This is to certify that:

1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Trinity Broadcasting Network (TBN)** are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by **Trinity Broadcasting Network (TBN)** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.

2. Compliance with the ATSC A/85 Recommended Practice is determined by **Trinity Broadcasting Network (TBN)** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 30th day of June, 2016

a Bherth By:

This is to certify that:

1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **The Church Channel** are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by **The Church Channel** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.

2. Compliance with the ATSC A/85 Recommended Practice is determined by **The Church Channel** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of May, 2016

E RUICH By:

Warren B. Miller Vice President, Engineering

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 30th day of June, 2016

En B Ulille By:

Warren B. Miller Vice President, Engineering

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 30th day of June, 2016

m RUilla By:

This is to certify that:

1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **JUCE (formerly JCTV)** are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by **JUCE (formerly JCTV)** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.

2. Compliance with the ATSC A/85 Recommended Practice is determined by **JUCE** (formerly JCTV) through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 30th day of June, 2016

L'ARUNDE By:

This is to certify that:

1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Smile of a Child** are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by **Smile of a Child** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.

2. Compliance with the ATSC A/85 Recommended Practice is determined by **Smile of a Child** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 30th day of June, 2016

an Rull By:

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

Signed and executed this 30th day of June, 2016

By:

-R Usella

Certification of Compliance with the Federal Communications Commission=s Closed Captioning Requirements June 30, 2016

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

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

Certification includes Trinity Broadcasting of Arizona, Inc., Trinity Broadcasting of Florida, Inc., Trinity Broadcasting of New York, Inc., and Trinity Broadcasting of Texas, Inc.

This certification is true and correct, to the best of my knowledge and understanding, and is made as of June 30, 2016

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

Print Name: Sheri Duff_____

Title: Closed Captioning Contact

^{*} Certification includes Trinity Broadcasting of Arizona. Inc., Trinity Broadcasting of Florida, Inc., Trinity Broadcasting of New York, Inc., and Trinity Broadcasting of Texas, Inc.

¹ TBN=s JUCE (formerly JCTV), Smile of a Child (SOAC), TBN Enlace and TBN Salsa 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.



Tele El Salvador Ave. Luperón No. 46 Santo Domingo, D.N. gerencia@supercanal.com

CHILDREN'S PROGRAMMING CERTIFICATION- SECOND QUARTER 2016.

This is to certify that **Tele El Salvador** programming service, to the extend it airs children's programming as defined under 47 CFR 76.255 of rules and regulations 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 its otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on service during the ^{2nd} **Quarter of 2016 (April, May, and June).**

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

Executed this 30th day of June, 2016.

Signature:

Name: Ramón Mercedes. Title: Director.



 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Tele N Network programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

<u>Children's Programming Certification</u> <u>Second Quarter 2016</u> <u>April 1st, 2016 – June 30th, 2016</u>

This is to certify that as a standard practice, **TeleFórmula** 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 Second Quarter 2016

<u>NONE</u>

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

Executed this 7th day of July 2016

Signature

Jorge Fiterre Name

Affiliate Sales Title



2470 West 8th Avenue, Hialeah, FL 33010

TELEMUNDO NETWORK GROUP, LLC CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM APRIL 1 THROUGH JUNE 30, 2016

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

Steven Kaplan VP Broadcast Production & Operations Telemundo Network Group

Date: 7/7/14

Scanned by CamScanner

TELEMUNDO NETWORK GROUP, LLC CERTIFICATION OF COMPLIANCE WITH CHILDREN'S TELEVISION COMMERCIAL LIMITS IN PROGRAMMING FURNISHED BY TELEMUNDO NETWORK FOR THE PERIOD APRIL 1 THROUGH JUNE 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)
Raggs	Saturdays 4/1-6/30/16	8 :00-8:30 am	7:00-7:30am	2:15
Raggs	Saturdays 4/1-6/30/16	8:30-9:00 am	7:30-8:00am	2:15
Noodle and Doodle	Saturdays 4/1-6/30/16	9:00-9:30am	8:00-8:30am	2:00
Noodle and Doodle	Saturdays 4/1-6/30/16	9:30-10:00am	8:30-9:00am	2:00
LazyTown	Saturdays 4/1-6/30/16	10:00-10:30am	9:00-9:30am	2:00
LazyTown	Saturdays 4/1-6/30/16	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 2nd 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: 06/30/2016



July 6, 2016

Charter Communications 6399 S Fiddler's Green Circle, 6th Floor Greenwood Village, CO 80011

Attention: Senior Vice President of Programming

To Whom It May Concern:

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 47 C.F.R. § 79.4.

Sincerely,

ht wil

Patrick Wilson Senior Vice President, Distribution

cc: General Counsel, Charter Communications Erica Rons, Charter Communications NETWORK'S NAME: TOKU Network Address: 477 S. Rosemary Avenue #306 West Palm Beach, FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the TOKU Network programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - May) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

TUrner

July 8, 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 2nd 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 <u>www.TurnerResources.com</u>. [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

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 April 1, 2016, to June 30, 2016:

- I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be telecast during children's programming* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) Turner has treated all of the programs telecast on Boomerang as "children's programming" for the purposes of complying with the commercial limits set forth in the Act.
- 3) Turner has, as a standard practice, formatted and telecast all of the programs carried on the Cartoon Network during the period noted above within the commercial limits set forth in the Act, to the extent applicable to the programming.
- 4) To the best of my information, knowledge and belief, there were no instances in which the commercial limits were exceeded during the period noted above.

Certified by me this 6th day of July, 2016.

Joni millner

Toni Millner Assistant General Counsel and Vice President - Kid Vid Compliance Turner Broadcasting System, Inc. 2702189.1

* "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.

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

l, 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 April 1, 2016, to June 30, 2016:

- 1 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.
- 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 6th day of July, 2016.

Tou hillne

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

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^{* &}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. 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

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:

- 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"¹ (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 <u>6th</u> day of July, 2016.

Ton millner

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

2702191.1

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."



<u>CHILDREN'S PROGRAMMING CERTIFICATION 2nd QUARTER</u> (April 1, 2016 THROUGH June 30, 2016)

This is to certify that the list set forth below identifies all programs and series aired by Television Korea 24, Inc. (tvK Network) 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 Television Korea 24, Inc. (tvK Network) as the official responsible for oversight of compliance with the FCC children's programming commercial limits and I am familiar with the regulations.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 1st day of July 7, 2016.

Signature: Eric S. Yoon

Founder & CEO

Enc.





Children's Programming Certification:

First Quarter (April 1, 2016 through June 30, 2016)

Newtork Name: TV CHILE

The following is to certify that we, as a standard practice, format and air the following children's programs and series so that 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 with the rules and regulations of the Federal Communications Commission:

Children's Programs Aired During Third Quarter

Tronia La cueva del Emiliodón Clarita Experimento Wayápolis Amigo Salvaje Block

There were no occasions on which the commercial time was exceeded

This certifications pertains to the immediately preceding calendar (April 1, 2016 through June 30, 2016)

We will continue to comply with the Act an FCC rules, as they pertain to our programming during the next quarter

I Hereby declare under penalty of perjury that the foregoing is true and correct. Executed this June 30, 2016

TV CHILE Signature: By: Alexis Piwonka Muñoz Subgerente de Gestión Televisión Nacional de Chile

NETWORK'S NAME: Ultra Cine Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Cine programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Clasico Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Clasico programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (January - March) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Docu Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Docu programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Familia Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Familia programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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

NETWORK'S NAME: Ultra Fiesta Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Fiesta programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Film Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Film programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2015.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Kidz Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Kidz programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2015.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Luna Address: 477 S. Rosemary Avenue #306 West Palm Beach FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Luna programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Macho Address: 477 S. Rosemary Avenue #306 West Palm Beach FL 33401

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Macho programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - May) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Ultra Mex Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Mex programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Ultra Tainment programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30^{th} day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

NETWORK'S NAME: Untamed Sports Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SEOND QUARTER 2016

This is to certify that the Untamed Sports programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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

NETWORK'S NAME: Uplift TV Address: 560 Village Blvd Suite 250 West Palm Beach FL 33409

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the Uplift TV programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

2nd Quarter

Youth: Going Wild The Burnnie Show RAGGS

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30th of June 2016.

Signature: Colleen E, Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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

<u>Children's Programming Certification</u> <u>Second Quarter 2016</u> <u>April 1st, 2016 – June 30th, 2016</u>

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 Second Quarter 2016

NONE

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

Executed this 7th day of July 2016

Signature

Jorge Fiterre Name

Affiliate Sales Title



July 8, 2016

VIA EMAIL (DLProgramming-KidVid-ClosedCaption@chartercom.com)

Charter Communications 6399 South Fiddler's Green Circle Greenwood Village, CO 80111

ATTN: Erica Rons.

Re: <u>ViendoMovies - Children's Television Act Certificate for 2nd Quarter of 2016</u>

Dear Ms. Rons,

This letter is intended to assist Charter Communications in satisfying its obligations under The Children's Television Act of 1990.

SOMOSTV LLC, hereby certifies that its ViendoMovies programming network does not air any children's programming and did not do so during the 2nd 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



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

cc: Ivan Morales

NETWORK'S NAME: VMC

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

 Phone Number:
 561-684-5657

 Fax Number:
 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2016

This is to certify that the VMC programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the Second Quarter (April - June) 2016.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30^{th} day of June 2016.

Signature: Colleen E. Glynn

Name: <u>Colleen E. Glynn</u> (Please type or print)

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



FCC RULES COMPLIANCE CERTIFICATIONS

Vubiquity (or "VU") hereby certifies that with respect to all VOD and PPV programming that is directly licensed by content providers to Vubiquity for licensing and delivery to Vubiquity's authorized affiliates including MVPDs in the United States ("VU Licensed Programming"), and such other programming as noted below, that:

Calm Act Certification

All commercial advertisements inserted or transcoded by Vubiquity are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85 RP (Recommended Practice): Techniques for Establishing and Maintaining Audio Loudness for Digital Television (47 CFR Section 76.607 [Transmission of Commercial Advertisements] of the Rules and Regulations of the Federal Communications Commission ("FCC" or "FCC's **Rules**")).

Children's Programming Certification

To the extent VU Licensed Programming contains children's programming as defined under 47 CFR Section 76.255 of the FCC's Rules, such VU Licensed Programming 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 the weekdays, and is otherwise in compliance with the Children's Television Act of 1990.

<u>Closed Captioning Certification</u>

All VU Licensed Programming complies with applicable caption quality requirements and other closed captioning requirements of the FCC: (1) by satisfying caption quality standards of Section 79.1(j)(2) of the FCC's Rules; (2) by Vubiquity adopting and following, in the ordinary course of business, the Best Practices set forth in Section 79.1(k)(l) of the FCC's Rules (including by means of verifying compliance with the closed captioning quality standards of Section 79.1(j)(2) through periodic spot checks of captioned programming pursuant to Section 79.1(k)(1)(i)(B), and by means of making this certification widely available to video programming distributors by posting it on VU's affiliate website pursuant to Section 79.1(k)(1)(iv)); or (3) because the relevant VU Licensed Programming is exempt from the FCC's Rules on closed captioning under one or more of the following exemptions under Section 79.1 of the FCC's Rules, 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)(6) (interstitials, promotional announcements and public service announcements that are 10 minutes or less in duration); (iii) Section 79.1(d)(9) (programming on new networks); (iv) Section 79.1(d)(11) (captioning expense in excess of 2 percent of gross revenues); (v) Section 79.1(d)(12) (Channel/Streams producing revenues of under \$3,000,000); and (vi) Section 79.1(a)(10) (the relevant programming does not meet the definition of "video programming" under Section 79.1).



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 April, 2016



World Fishing Network certifies that:

1. It was in compliance with the Children's Television Act of 1990 and the implementing rules of the Federal Communications Commission during the second quarter of 2016 and remains in compliance with the foregoing.

2. It presently does not contain any programming within the definition of "children's programming" under such rules.

World Fishing Network LLC

By: Teru

Title: General Counsel Date: July 5, 2016



July 1, 2016

Subject: WGN America Children's Television Act Compliance CertificationQ2 2016

This letter will certify that no programs subject to the FCC's commercial time limits for children's programs were broadcast over WGN America during the 2nd*quarter of 2016*. We will continue to certify Children's Television Act Compliance quarterly. If you have any questions or need any further assistance, contact me at 773-883-3255.

Sincerely, Carmen Finch WGN America

cc: Chuck Sennet



CHILDREN'S PROGRAMMING CERTIFICATION

{SECOND QUARTER April 1 – June 30, 2016}

This is to certify that **The Word Network** ("Network") as a standard practice does not air advertising. Charter Communications may rely upon this certification for future calendar quarters unless notified in writing by the Network within five (5) days after the close of any quarter that advertising has been included in the Network's programming and that the Network is in compliance with the Children's Television Act of 1990 and with the rules and regulations of the Federal Communications Commission.

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

Signature:	J. Mattiello		
-	0		
Name:	JOHN MATTIELLO		

Title: DIRECTOR OF MARKETING



Cable Response TV, LLC

848 Liberty Drive Burlington, WI 53105 Phone Number: 262-763-4810 Fax Number: 262-763-2875

CHILDREN'S PROGRAMMING CERTIFICATION - OLYMPUSAT SECOND QUARTER 2016

This is to certify that the <u>Cable Response TV, LLC</u> programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during <u>Quarter ended June 30, 2016</u>.

Children's Programming Aired During Quarter Referenced

None. Exempt-TV Shopping Network

Executed this 1st day of July, 2016.

Signature:

Name: Michael L. Hennen (Please type or print)

Title: <u>SVP and Chief Financial Officer</u>



Month/Year: 2nd quarter, 2016 (April, May, June)

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	Μ	4:00pm (ET)	5:00 min (Until Apr 22)
Animal Rescue	Т	4:00pm (ET)	5:00 min (Until Apr 22)
Dog Tales	W	4:00pm (ET)	5:00 min (Until Apr 22)
Whaddyado	Th	4:00pm (ET)	5:00 min (Until Apr 22)
Real Life 101	F	4:00pm (ET)	5:00 min (Until Apr 22)
Jack Hanna's Animal Adventures	M – F	4:30pm (ET)	5:30 min (Until Apr 22)
Dragonfly TV	Sat	7:00am (ET)	3:30 min
Animal Rescue	Sat	7:30am (ET)	4:45 min
Dog Tales	Sat	8:00am (ET)	4:45 min
Jack Hanna's Into the Wild	Sat	8:30am (ET)	4:45 min
Whaddyado	Sat	9:00am (ET)	4:50 min
Biz Kids	Sat	9:30am (ET)	4:45 min
Real Life 101	Sat	10:00am (ET)	3:30 min
Jack Hanna's Animal Adventures	Sun	7:00am (ET)	3:30 min
3 Wide Life	Sun	7:30am (ET)	3:30 min

*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:

<u>X</u> 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:	<u>July 1, 2016</u>

April 5, 2004

Ms. Jan Smith Programming Coordinator Charter Communications 6399 South Fiddler's Green Circle Sixth Floor Greenwood Village, CO 80111

Dear Ms. Smith:

As you are aware, the FCC issued regulations under the Children's Television Act of 1990 (the "Act") which established limits on the amount of commercial matter in children's programming and which requires recordkeeping procedures to be observed by cable operators with respect to children's programming.

This letter will serve as formal notice to you that THE WEATHER CHANNEL does not currently 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 you immediately and provide you with any information necessary for compliance with your recordkeeping requirements under the Act.

Sincerely,

Patrick Scott

President The Weather Channel Networks

PS/cg





122 West Washington Ave. Suite #200 Madison, WI 53703 ph: 608-316-6850 fax: 608-316-6868

September 4, 2012

Mr. Alan Singer Senior Vice President, Programming Charter Communications Holdings 6399 S. Fiddler's Green Circle Greenwood Village, CO 80111

Dear Mrs. Woods,

WisconsinEye Public Affairs Network is attaching our certification of compliance for "children's programming" under the Telecommunications Act of 1996 and rules in effect as of January 2006, as carried on the Time Warner systems in Wisconsin.

WisconsinEye does not air any programming primarily for an audience of children 12 years old and under. Our programming is all related to coverage of the Wisconsin State Legislature, the Wisconsin Supreme Court, and public discourse on events around the state. In addition, WisconsinEye is a 501c.3 organization, and does not accept commercial messages of any kind in any of our programs.

If you have any questions regarding either the issue of Children's Programming, please give me a call.

Thank you,

5 Wall

Frederick T. Woskoff Director of Operations WisconsinEye Public Affairs Network

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CHILDREN'S PROGRAMMING – PERPETUAL CERTIFICATION

This is to certify that the <u>Access Television Network</u> programming service (the "Service") does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulations 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.

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

Dated: September 19, 2008

Signature: March 4.7

Name: Mark R. Russo

Title: Senior Vice President of Operations

Bloomberg

VIA ELECTRONIC MAIL

June 21, 2004

Jan Smith Programming Coordinator Charter Communications 6399 South Fiddler's Green Circle Greenwood Village, CO 80111

Re: Children's Programming Certification

Dear Ms. Smith:

Bloomberg L.P. hereby provides written certification that Bloomberg Television's programming is not specifically designed to serve the educational and informational needs of children, as defined in the Children's Television Act of 1990.

In the event that Bloomberg decides to air programming specifically designed to serve the educational and informational needs of children, Bloomberg shall provide written notice to Charter Communications.

If you have any questions regarding this letter, please feel free to call me at (212) 605-2701.

Sincerely,

Paul Ramundo Bloomberg Legal Department

AMSTERDAM AD ANDA RANKOK 5 JUNG 8000IA ROMBAY RONN BOSTON BEASILIA BRISBANE BPUSSELS BUDAPEST NUENCS AIRES CAUGARY CANBERRA CARACAS CHICAGO CLEVELAND COPENHAGEN DALLAS DENVISE DETROIT DUBAR DUBUN SEAMKEURI CENEVA HANOL HONG KONG HOUSTON ISTANBUL JAKARIA **JERUSALEM** JOHANNESBURG COMIN TUMPUS UMA USBC: 1 LONDON LOS ANGELES MADRID MANEA MELSOURNE MEXICO OTV MIAM MUAN MINNEAPOLIS MOSCOW MUMBAI NEW YORK Q\$AKA ÓT: AWA PALC ALTO PARIS PHISBURGH POPULAND PEAGUE PRINCETON ROME SAM FRANC/SCO SANTIAGO. SAO PAULO SEATUE SPOUL SHANGHAI SINCAPORE STOCKHORM SYDNEY TAIPEL 76896 TOLIAVIV ΤΟΚΥΟ **TORONIO** VANCOUVER YIENNA WARSAW WASHINGTON DC WEDDOCTOR WUMINGTON ZUEICH



THE CALIFORNIA CHANNEL 1121 L Street, Suite 110 Sacramento, California 95814 http://www.calchannel.com

(916) 444-9792 FAX 444-9812 e-mail: calchannel@aol.com

September 5, 2012

Mr. Allan Singer SVP, Programming Charter Communications 6399 S. Fiddler's Green Circle Greenwood Village, CO 80111

Dear Mr. Singer:

This is to certify that compliance with the ATSC A/85 Recommended Practice is determined by The California Channel through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Additionally, The California Channel does not air children's programming subject to 47 U.S.C. Section 503(b)(6)(B) and 47 C.F.R. section 76.225. You will be advised if circumstances change in the future.

Signed

John Hancock President

JH:pd



7700 Wisconsin Avenue - Suite 200 - Bethesda, MD 20814

September 22, 2004

Jan Smith Charter 6399 South Fiddler's Green Circle Sixth Floor Greenwood Village, CO 80111

VIA FACSIMILE 303.323.1317 AND MAIL

Re: Children's Television Act 1990

Dear Ms. Smith:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by HTSLP).

The Comcast SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits. In addition, in the event of any such programming, we will provide, by the tenth day following the end of the calendar quarter in which the programming appeared, a description of such programming specifying the dates and times of transmission and the duration of the "commercial matter" included therein.

Best regard Sam Schroeder

Executive Vice President and General Manager

Cc: Amy B. Cohen, Esquire



CERTIFICATION OF NATIONAL CABLE SATELLITE CORPORATION regarding CHILDREN'S TELEVISION PROGRAMMING

(Pursuant to Sec. 76.225(c) of FCC Rules)

This is to certify that as a standard and unvarying practice, National Cable Satellite Corporation, d/b/a C-SPAN (hereafter, "C-SPAN") formats and transmits programming on C-SPAN, C-SPAN2 and C-SPAN3 containing no commercial matter. Accordingly, all programming produced by C-SPAN is in full compliance with the Children's Television Act of 1990 and the commercial time limits of Section 76.225(a) of the rules and regulations of the Federal Communications Commission (the "Rules").

This certification is provided to affiliates of NCSC in order to permit them to comply with the Rules. If at any time in the future C-SPAN, C-SPAN2 or C-SPAN3 carries programming that contains commercial matter NCSC will notify its affiliates in a timely manner

This certification complies with the Rules, and does not require restatement on a quarterly basis.

I hereby declare that the foregoing is true and correct. Executed this <u>22</u> day of <u>CTDSCR</u> 200<u>2</u>.

Bruce D. Collins, Esq. Corporate Vice President & General Counsel National Cable Satellite Corporation Suite 650 400 North Capitol Street, NW Washington, DC 20001

f\cert04.cta

400 North Capitol St. NW Suite 650 Washington, DC 20001



1211 Avenue of the Americas, 2nd Floor New York, New York 10036

January 10, 2005

Via Facsimile: 303-323-1317 And Regular U.S. Mail Transmission

Jan Smith Programming Coordinator Charter Communications 6399 South Fiddler's Green Circle, 6th Floor Greenwood Village, Colorado 80111

Re: Fox News Network/Children's Television Act of 1990

Dear Ms. Smith:

This is to notify you that The Fox News Channel, as a standard practice, does not format or air any children's programs and/or stories and, therefore is in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission pertaining thereto.

We will notify you when and if this practice changes, as required.

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

Very truly yours,

FOX NEWS NETWORK L.L.C.

Βv

Dianne Brandi Vice President





August 27, 2012

7580 GOLF CHANNEL DRIVE ORLANDO, FL 32819

> Allan Singer SVP, Programming Charter Communications Holding Company, LLC 6399 S. Fiddler's Green Circle Greenwood Village, CO 80111

> > Re: "KID-VID" Compliance

Dear Allan:

Further to your correspondence of August 23, 2012, please let this letter confirm to you that:

- Golf Channel does not air Children's Programming subject to 47 U.S.C. § 503(b)(6)(B) and 47 C.F.R. §76.225;
- 2) Golf Channel will advise you immediately if circumstances change such that Golf Channel begins airing Children's Programming in the future;
- 3) If Golf Channel airs Children's Programming in the future, Golf Channel will timely provide the requisite quarterly certifications verifying compliance with Federal advertising limits.

Please don't hesitate to contact me if you have any questions.

Very truly yours,

Christopher R. Murvin SVP, Business Affairs

CM:sm

cc: Ronald James Denise Garcia



April 20, 2004

Charter Communications Ms. Jan Smith Programming Coordinator 6399 S Fiddler's Green Circle, Sixth Floor Greenwood Village, CO 80111

CHILDREN'S PROGRAMMING CERTIFICATION

This certification is provided to you in accordance with the rules and regulations of the Federal Communications ("FCC") concerning children's programming.

Great American Country does not currently distribute <u>any</u> "children's programming" as that term is defined by the FCC. In the event that Great American Country distributes "children's programming" in the future, we will immediately notify you and provide you with any information necessary for compliance with your record keeping requirements under the Children's Television Act of 1990 and the applicable rules and regulations of the FCC.

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

GREAT AMERICAN COUNTRY, INC.

By: Kenneth O. Street Title: SVP - Distribution

Great American Country, Inc. 9697 East Mineral Avenue, Englewood, Colorado 80112 telephone **303.792.3111** facsimile 303.784.8049 A Division of Jones Media Networks, Inc.



September 4, 2012

Charter Communications 6399 South Fiddler's Green Circle Greenwood Village, CO 80111 Attn: Mr. Allan Singer

Re: Children Programming Certification

Dear Mr. Singer:

This letter is intended to assist Charter Communications in satisfying its obligations under the Children's Television Act of 1990 and the rules of the Federal Communications Commission. HRTV hereby certifies that as a standard practice no qualified children's programming airs on the Network. If that circumstance changes, we will notify Charter and provide the requisite quarterly verification.

It is a pleasure to partner with Charter in delighting your subscribers with popular and valuable Equestrian content. We look forward to continued success and new opportunities.

Best Regards, Christophe SVP Distribution and Development

cc Brian Freeman – General Counsel Michele Martin - HRTV



CONFIDENTIAL

September 20, 2012

Via UPS Overnight Delivery and E-mail

Allan Singer SVP, Programming Charter Communications Holding Company, LLC 6399 South Fiddler's Green Circle, Sixth Floor Greenwood Village, CO 80111

RE: Kid-Vid and CALM Act Compliance

Dear Allan:

This letter comes in response to your letter to Barry Donaldson dated August 23, 2012.

By this letter, HSNi, LLC ("HSNi") confirms to Charter Communications Holding Company, LLC ("Charter") that, with respect to the HSN television programming, HSNi does not air children's programming subject to 47 C.F.R. § 76.225. If, in the future, HSNi commences to air children's programming within the HSN television programming, HSNi will promptly advise Charter of same and commence to timely provide quarterly certifications of compliance with federal advertising limits.

HSNi also confirms to Charter that pursuant to 47 C.F.R. §76.607(a)(3)(i), it intends to certify that any commercial advertisements embedded in the HSN television programming are in compliance with the loudness control practices contained in Advanced Television Systems Committee A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television. In the near future and before December 13, 2012, a certificate will be made available to distributors via the HSN affiliate website at http://affiliate.hsn.com.

Should you have any questions about the contents of this letter, please do not hesitate to contact me.

Sincerely,

hn

Peter Ruben HSNi – EVP, Affiliate Relations

Flessner, Steve

From: Sent: To: Subject: Jim Cuddihy <jcuddihy@masnsports.com> Tuesday, September 04, 2012 10:01 AM DL Programming-Calm Act-Kid-Vid Mid Atlantic Sports Network

To whom it may concern,

MASN does not air children's programming. We will advise Charter immediately if we do air children's programming. If we do air children's programming in the future we will provide the requisite quarterly certifications in a timely manner.

Best wishes,

Jim Cuddihy

mash

Jim Cuddihy Mid-Atlantic Sports Network (MASN) EVP of Programming, Affiliate Relations & Marketing 333 W. Camden St. Baltimore, MD 21201 410-547-3077 (P) 410-547-6280 (F) jcuddihy@masnsports.com



110 Gibraltar Road Suite 200 Horsham, PA 19044 215.784.5840 Fax: 215.784.5869 www.musicchoice.com

Sent via facsimile: (303) 323-1317

April 29, 2004

Ms. Jan Smith Programming Department Charter Communications 6399 South Fiddler's Green Circle Sixth Floor Greenwood Village, CO 80111

Re: Certification of Compliance with Children's Television Act of 1990 and Closed Captioning Certification

Dear Ms. Smith:

In response to your fax dated April 22, 2004 to Robin Dawson, this is to advise you that Music Choice, as a digital audio music provider, is not subject to the closed-captioning requirements of the Telecommunications Act of 1996; nor are we subject to the Children's Television Act of 1990 (the "Act").

Music Choice currently has only one music channel produced primarily for children twelve years old and younger which channel does not contain commercial matter in excess of the limits set forth in the Act and the FCC's rules.

If you have any questions or need additional information, please feel free to contact me at (215) 784-5872.

Sincerely,

Calkour.

Paula T. Calhoun Sr. Vice President and General Counsel

/chp

cc: Robin Dawson

New England Sports Network 70 Brookline Avenue, Fenway Park Boston, MA 02214

> Phone: 617-536-9233 Fax: 617-536-7814

CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that NESN ("Network") as a standard practice does not air children's programming. If children's programming is aired on the Network in the future, the Network shall comply with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission ("FCC"). Charter Communications may rely upon this certification for future quarters unless notified in writing by the Network within five (5) days after the close of any quarter that children's programming has been included in the Network's programming and that the Network is in compliance with the Children's Television Act of 1990 and with the rules and regulations of the FCC.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 23rd day of August 2002.

Signature

Name: Peter F. Plaehn

Title: Vice President of Marketing

CHILDREN'S PROGRAMMING CERTIFICATION

The <u>Outdoor Channel</u>, Inc. provides a satellite-delivered cable program service known as The Outdoor Channel to cable television systems on a nationwide basis.

By this letter, The Outdoor Channel, Inc. certifies that the satellite feed of *The Outdoor Channel* fully complies with the limits on commercial time aired during or adjacent to children's programming as required by the Children's Television Act of 1990. No Children's programming, as that term is defined by the Children's Television Act of 1990 and the Rules and Regulations of the Federal Communications Commission promulgated thereunder, aired on The Outdoor Channel during the First Quarter of 2004. The Outdoor Channel will not air such children's programming in the future and you may rely on this certification for the future unless so notified by us in writing within five days after the close of any quarter.

I hereby declare under penalty of perjury the foregoing to be true and correct to the best of my knowledge, information and belief.

Executed this 26th day of April, 2004.

Linda Brennan Affiliate Relations Manager The Outdoor Channel, Inc.



lawrence r. hayes Sonio: Vice President and General Counsel p. 484.701.8192 f 384.701.021 larry.hayes@qvc.com

August 28, 2012

Mr. Allan Singer Senior Vice President, Programming Charter Communications 6399 S. Fiddler's Green Circle Greenwood Village, CO 80111

Dear Mr. Singer:

In response to your recent request, this is to certify that QVC, Inc., a cable network, had no programs originally produced or broadcast primarily for an audience of children 12 years old and under during the calendar quarter ended June 30, 2012. Accordingly, none of QVC's programming during such quarter constituted "children's programming" as defined by Section 73.660 of the FCC's rules, and, therefore, none were subject to the commercialization limits imposed on children's programming. (See 47 C.F.R., Section 73.660).

To the extent we should decide, in the future, to include any children's programming on our schedule, we would, of course, comply with all pertinent FCC requirements and would, at that time, notify you of the programming change.

If you have any questions about this matter, please feel free to contact me.

Sincerely yours, awrence R 141752

e. .



Rovi Corporation 2830 De La Cruz Boulevard Santa Clara, CA 95050

> Toll Free 866.891.6876 Main 408.562.8400 Fax 408.567.1800

> > rovicorp.com

August 31, 2012

Charter Communications Holding Company, LLC 6399 S. Fiddler's Green Circle Greenwood Village, CO 80111 Attn: Allan Singer, SVP Programming

RE: Letter dated August 23, 2012 regarding "Kid-Vid" and "CALM Act" compliance

Dear Mr. Singer:

We are in receipt of your letter dated August 23, 2012. As you may be aware, Rovi Corporation is a technology solutions vendor, not a video programmer. Consequently, it is not subject to the commercial limits of 47 CFR Section 76.225.

We intend to certify our compliance with the Calm Act with regard to the loudness of video advertising contained within our IPGs, and will provide the URL address to you when it is available.

Sincerely.

Kerry Samovar Authorized Signatory



Via Facsimile: (314) 965-5761

March 28, 2003

Charter Communications Attention: Lynell Laird 12405 Powerscourt Drive St. Louis, MO 63131-3674

Re: Children's Television Act of 1990

Gentlemen:

Please be advised that those services offered by TV Guide Networks, Inc. and its subsidiaries ("TV Guide") do not include children's programming. In the event that TV Guide begins offering children's programming in the future, we will notify your company.

Please call me at (978) 499-6333 if you have any questions.

Best L. Joè He Senior Corporate Counsel

/mmo

TV Guide Networks, Inc. TV Guide Plaza 7140 South Lewis Avenue Tulsa, Oklahoma 74136-5422 918.488.4000 www.tvguideinc.com

CHILDREN'S PROGRAMMING CERTIFICATES

Utilisima hereby certifies that it does not currently air any children's programming as defined under the rules and regulations of the Federal Communications Commission and as such is not subject to the commercial time limitation requirements set forth in the Children's Television Act of 1990.

Dated: September 17, 2012

Janet Diaz-Pujol

Executive Director Business & Legal Affairs, FLAC