

CHILDREN'S PROGRAMMING CERTIFICATE

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 for the year, 2020.

Dated: Jan 5, 2021

Daniela Jeffries

Daniela Jeffries
Vice President
Programming and Scheduling
Fox Sports Productions, Inc.



8551 NW 30TH TERR.
DORAL, FL. 33122

www.FUSION.net

March 25, 2020

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act for the first quarter of 2020.

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.

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

Very truly yours,

FUSION MEDIA NETWORK, LLC

A handwritten signature in blue ink, appearing to read 'Ty Kistler', with a stylized flourish at the end.

Ty Kistler
Senior Manager, Network Standards,
Business Affairs



8551 NW 30TH TERR.
DORAL, FL. 33122

www.FUSION.net

June 29, 2020

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act for the second quarter of 2020.

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.

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

Very truly yours,

FUSION MEDIA NETWORK, LLC

A handwritten signature in blue ink, appearing to read 'Ty Kistler', with a stylized flourish at the end.

Ty Kistler
Senior Manager, Network Standards,
Business Affairs



8551 NW 30TH TERR.
DORAL, FL. 33122

www.FUSION.net

September 28, 2020

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act for the third quarter of 2020.

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.

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

Very truly yours,

FUSION MEDIA NETWORK, LLC

A handwritten signature in blue ink, appearing to read 'Ty Kistler'.

Ty Kistler
Senior Manager, Network Standards,
Business Affairs



8551 NW 30TH TERR.
DORAL, FL. 33122

www.FUSION.net

December 21, 2020

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act for the fourth quarter of 2020.

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.

We will issue our next notification at the end of the first quarter of 2021. Should you need any further information at this time, please contact your Fusion account executive.

Very truly yours,

FUSION MEDIA NETWORK, LLC

A handwritten signature in blue ink, appearing to read 'Ty Kistler'.

Ty Kistler
Senior Manager, Network Standards,
Business Affairs



QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION
1st Quarter – 2020

The undersigned hereby certifies that the programming found on the HDNet Movies network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of January 1, 2020 through March 31, 2020.

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

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of April, 2020.

By: *Anthony Cicione*
Anthony Cicione
General Manager



QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION
2nd Quarter – 2020

The undersigned hereby certifies that the programming found on the HDNet Movies network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of April 1, 2020 through June 30, 2020.

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

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of July, 2020.

By: Anthony Cicione
Anthony Cicione
GM – AXSTV/HD NET MOVIES



QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION
3rd Quarter – 2020

The undersigned hereby certifies that the programming found on the HDNet Movies network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of July 1, 2020 through September 30, 2020.

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

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of October 1, 2019.

By: Anthony Cicione
Anthony Cicione
VP Operations



QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION
4th Quarter – 2020

The undersigned hereby certifies that the programming found on the HDNet Movies network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of October 1, 2020 through December 31, 2020.

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

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of January 2021.

By: Anthony Cicione
Anthony Cicione
SR VP Operations



SENT VIA EMAIL

RE: Certification of Compliance, 2020

Dear Partner,

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

CTA

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

Closed Captioning

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

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

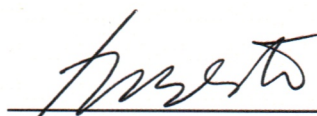
B. 79.1 (d) (12): No video programming provider shall be required to expend any money to caption any channel or stream of video programming producing annual gross revenues of less than \$3,000,000 during the previous calendar year (...). For the purposes of this paragraph, each programming stream on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

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


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

Sincerely yours,

On behalf of Insight TV



Brian Bester, CEO



Graeme Stanley, CCO

This certification is provided for the following digital program service(s) distributed on cable television systems: The Hillsong Channel*, SMILE/JUCE*, SMILE*, TBN Enlace*, TBN-SD*, JUCE* and PosiTiv*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 28th day of January, 2021.

Signature 

David Adcock, National Sales Director

* "The Children's Television Programming Rules Order, FCC 19-67 (released July 12, 2019), deleted the obligation for station's that multicast to air three (3) hours of digital Children's CORE programming for each multicast channel. The primary signal of a station may complete its Children's CORE obligation by airing either (i) three (3) hours per week (as averaged over a six-month period) of CORE Programming, or (ii) 156 hours of CORE Programming annually, including at least 26 hours per quarter of regularly scheduled weekly programming of at least 30 minutes in length and up to 52 hours annually of CORE Programs of at least 30 minutes in length that are not aired on a regularly scheduled weekly basis, such as educational specials and regularly scheduled non-weekly programming, and/or other non-regularly scheduled programming and short-form programming, such as PSAs and interstitials. In retaining the existing three (3) hour per week (on average) requirement the FCC also expanded CORE Programming hours to be between 6 a.m. to 10 p.m. local time, and allows stations to also air thirteen (13) hours per quarter of the regularly scheduled weekly CORE programming on a multicast stream. Accordingly, stations need to air at least two-thirds of their total annual CORE Programming hours (i.e., 104 hours) on their primary streams and no more than one-third of their total CORE Programming (i.e., 52 hours) hours on a multicast stream. All Core Programming that is not regularly scheduled weekly programming must be aired on a station's primary stream. TBN and its affiliated stations provide three (3) or more hours of CORE programming on the primary signal, and provide additional Children's Programming on its multicast channel SMILE 24-hours per day. Further, TBN's multicast channels Enlace (a Spanish language service), and Hillsong also provide additional Children's Programming.

Certification of Compliance: FCC Children's Television Requirements for the Year 2020

On behalf of the 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 (47 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:

January 1, 2020 through March 31, 2020

Hermie and Friends
Pahappahooey Island
RockKids TV
Sea Kids
The Story Keepers
Topsy Turvy
VeggieTales

July 1, 2020 through September 30, 2020

Adventures in Booga Booga Land
Owlegories
Ryan Defrates: Secret Agent
Sea Kids
Superbook
Topsy Turvy
Tune Time
VeggieTales

April 1, 2020 through June 30, 2020

Adventures in Booga Booga Land
Owlegories
Sea Kids
Superbook
Topsy Turvy
Tune Time
VeggieTales

October 1, 2020 through December 31, 2020

Owlegories
Ryan Defrates: Secret Agent
Sea Kids
Superbook
Topsy Turvy
Tune Time
VeggieTales

This certification is provided for the digital program service broadcast on cable television systems for TBN*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 28th day of January, 2021.

Signature 

David Adcock, National Sales Director

* "The Children's Television Programming Rules Order, FCC 19-67 (released July 12, 2019), deleted the obligation for station's that multicast to air three (3) hours of digital Children's CORE programming for each multicast channel. The primary signal of a station may complete its Children's CORE obligation by airing either (i) three (3) hours per week (as averaged over a six-month period) of CORE Programming, or (ii) 156 hours of CORE Programming annually, including at least 26 hours per quarter of regularly scheduled weekly programming of at least 30 minutes in length and up to 52 hours annually of CORE Programs of at least 30 minutes in length that are not aired on a regularly scheduled weekly basis, such as educational specials and regularly scheduled non-weekly programming, and/or other non-regularly scheduled programming and short-form programming, such as PSAs and interstitials. In retaining the existing three (3) hour per week (on average) requirement the FCC also expanded CORE Programming hours to be between 6 a.m. to 10 p.m. local time, and allows stations to also air thirteen (13) hours per quarter of the regularly scheduled weekly CORE programming on a multicast stream. Accordingly, stations need to air at least two-thirds of their total annual CORE Programming hours (i.e., 104 hours) on their primary streams and no more than one-third of their total CORE Programming (i.e., 52 hours) hours on a multicast stream. All Core

Programming that is not regularly scheduled weekly programming must be aired on a station's primary stream. TBN and its affiliated stations provide three (3) or more hours of CORE programming on the primary signal, and provide additional Children's Programming on its multicast channel SMILE 24-hours per day. Further, TBN's multicast channels Enlace (a Spanish language service), and Hillsong also provide additional Children's Programming."

**COMMERCIAL TIME – CHILDREN’S PROGRAMMING
VIACOM MEDIA NETWORKS CERTIFICATION: Calendar Year 2020**


The following certification is provided regarding compliance during the period of January 1, 2020 to December 31, 2020 (the “Reporting Year”) with the commercial time limitations set forth in the FCC’s April 12, 1991 Report and Order Implementing the Children’s Television Act of 1990 (the “Act”) and the rules adopted therein.

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

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

Program services MTV, MTVU, MTV2, MTV LIVE, MTV CLASSIC, VH1, LOGO, CMT, CMT MUSIC, COMEDY CENTRAL, TR3S, PARAMOUNT NETWORK (previously known as SPIKE TV), TV LAND, BET SOUL, BET JAMS, BET, BET HIP HOP, BET GOSPEL, BET HER, NICK MUSIC, CBS SPORTS NETWORK, POP AND SMITHSONIAN CHANNEL did not air any children’s programming subject to the requirements of the Act during the Reporting Year.

VIACOM INTERNATIONAL INC.

By: 
Rick Baker (Jan 25, 2021 16:21 EST)

Rick Baker
Executive Vice President, Deputy General Counsel
Distribution & Business Development, Business & Legal Affairs

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

I, Toni Millner, in my capacity as Associate General Counsel and Vice President – Kid Vid Compliance for Boomerang, hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period of from October 1, 2020 to December 31, 2020:

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

Certified by me this 7th day of January, 2021.

Toni Millner

Toni Millner (Jan 7, 2021 17:47 EST)

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

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






FCC KidVid Certification Boomerang

Final Audit Report

2021-01-07

Created:	2021-01-07
By:	Vanessa Graham (vanessa.graham@warnermedia.com)
Status:	Signed
Transaction ID:	CBJCHBCAABA7UHuOjnQDIh4-zj5J1GP0SPeB6GuuyX

"FCC KidVid Certification Boomerang" History

-  Document created by Vanessa Graham (vanessa.graham@warnermedia.com)
2021-01-07 - 9:21:57 PM GMT- IP address: 168.161.22.1
-  Document emailed to Toni Millner (toni.millner@warnermedia.com) for signature
2021-01-07 - 9:22:23 PM GMT
-  Email viewed by Toni Millner (toni.millner@warnermedia.com)
2021-01-07 - 10:47:05 PM GMT- IP address: 157.166.167.129
-  Document e-signed by Toni Millner (toni.millner@warnermedia.com)
Signature Date: 2021-01-07 - 10:47:15 PM GMT - Time Source: server- IP address: 157.166.167.129
-  Agreement completed.
2021-01-07 - 10:47:15 PM GMT