



October 7, 2016

Subject: CLTV Children's Television Act Compliance Certification

This will certify that no programs subject to the FCC's commercial time limits for children's programs were carried on CLTV during the 3rd quarter of 2016. We will continue to certify Children's Television Act Compliance quarterly. If you have any questions or need any further help, please call me at 773-883-7834.

Sincerely,

A handwritten signature in black ink that reads "George Pappas".

George Pappas
Sr. Programming Coord.
CLTV

cc: Tom Boyd, Kevin Connor, Brenda Crespo, Jane Hayden, Josh Kaufman, Ken Mullane,
Paul Rennie, Jason Roberts, Chuck Sennet



Rachel A. Miller
Vice President, Legal Affairs
Technology

September 30, 2016

VIA EMAIL

Comcast Cable
One Comcast Center
Philadelphia, PA 19103-2838
Attn: Kimberly Trefsger

RE: Children's Television Act – Compliance

Dear Ms. Trefsger:

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

Very truly yours,

Rachel Miller
VP, Legal Affairs – Technology



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Vice President, Legal Affairs
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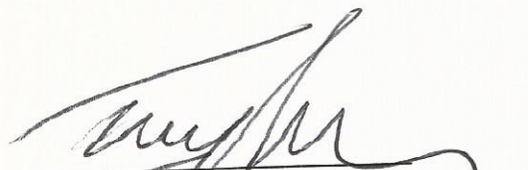
15738 Grand River- Detroit, MI 48227- Office 313.243.1600- Fax 313.243.1610

CHILDREN'S PROGRAMMING CERTIFICATION – Third QUARTER 2016

This is to certify that The Impact Network programming service (the "service"), to the extent it airs children programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission, has air no more than 10.5 minutes of commercial matter hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following set forth children's programming aired on the Service during the 2nd Quarter of 2016.

Children's Programming Aired During Third Quarter 2016

I hereby declare under penalty of perjury that the foregoing is true and correct executed this 7th day of October 2016.

Signature: 
Name: Jerry Warnold
Title: Sr. Vice President,
Email: Warnold449@aol.com

Ms. Christine Klumpp
One Comcast Center
1701 John F. Kennedy Blvd
Philadelphia, PA. 19103
Via Fax: 215.286.7383

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

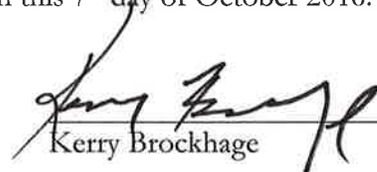
NBCUniversal

October 7, 2016

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

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

We will notify you if and when this practice changes, as required. I hereby certify that the foregoing is true and correct. Executed on this 7th day of October 2016.


Kerry Brockhage

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Senior Vice President & Chief Counsel
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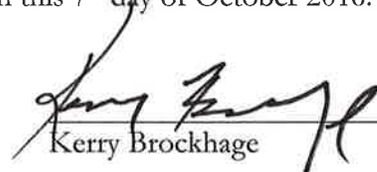
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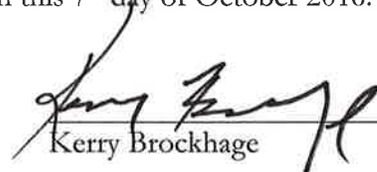
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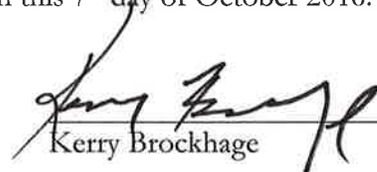
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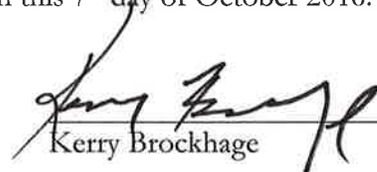
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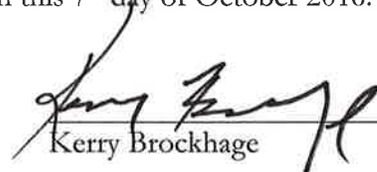
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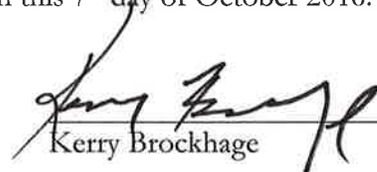
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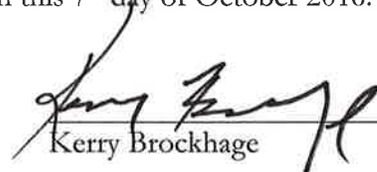
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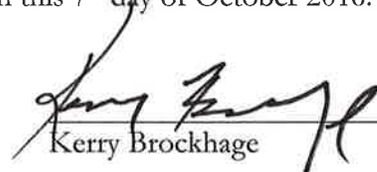
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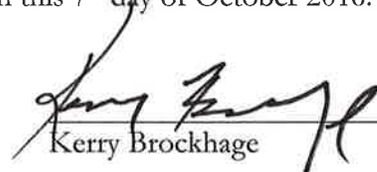
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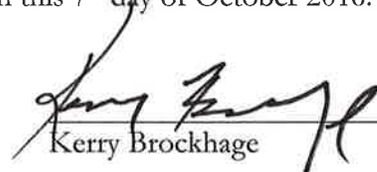
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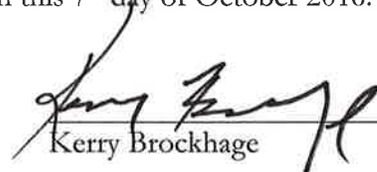
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Kerry Brockhage



NETWORK'S NAME: Children's Network, LLC d/b/a/ Sprout

Address: 30 Rockefeller Plaza, 16th Floor
New York, NY 10112

Telephone Number: 212.664.3199

Fax Number: 212.703.8579

CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that the linear, VOD, and Spanish VOD programming service currently known as Sprout (the "Service") was in compliance with the commercial time provisions of the Children's Television Act of 1990 (the "Act") as set forth in 47 U.S.C. Section 303a and the rules and regulation of the Federal Communications Commission promulgated thereunder during the period of July 1, 2016 through September 30, 2016 (the "Applicable Quarter"). A list of all programs that the Service considered children's programming under the Act that aired on the Service during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

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

Dated as of: September 27, 2016

Signature:



Amy Friedman
SVP, Programming and Development

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

To

CHILDREN'S PROGRAMMING CERTIFICATION

For

CHILDREN'S NETWORK, LLC

D/B/A/ Sprout

(July 1, 2016 through September 30, 2016)

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

**TELEMUNDO NETWORK GROUP, LLC
 CERTIFICATION OF COMPLIANCE
 WITH CHILDREN’S TELEVISION COMMERCIAL LIMITS
 IN PROGRAMMING FURNISHED BY TELEMUNDO NETWORK
 FOR THE PERIOD JULY 1 THROUGH SEPTEMBER 30, 2016**

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

PROGRAM NAME	DATE(S) OF BROADCAST	TIMES OF BROADCAST (ET/PT)	TIMES OF BROADCAST (CT/MT)	AMOUNT OF COMMERCIAL MATTER IN PROGRAMS FURNISHED BY TELEMUNDO NETWORK (minutes per half hour)
<i>Noodle & Doodle</i>	Saturdays 7/1-9/30/16	8:00-8:30 am	7:00-7:30am	2:00
<i>El Show de Chica</i>	Saturdays 7/1-9/30/16	8:30-9:00 am	7:30-8:00am	2:00
<i>El Show de Chica</i>	Saturdays 7/1-9/30/16	9:00-9:30am	8:00-8:30am	2:00
<i>Nina’s World</i>	Saturdays 7/1-9/30/16	9:30-10:00am	8:30-9:00am	2:00
<i>Nina’s World</i>	Saturdays 7/1-9/30/16	10:00-10:30am	9:00-9:30am	2:00
<i>LazyTown</i>	Saturdays 7/1-9/30/16	10:30-11:00am	9:30-10:00am	2:00

I certify that the regularly-scheduled children’s programming and promotional content furnished to you by the Telemundo Network during the 3rd quarter of 2016 contained the amount of commercial matter set forth above and complied with the commercial limits of the Children’s Television Act and 47 C.F.R. § 73.670 (a)-(d). The commercial minutes set forth above do not include any local advertising or promotional matter that you may have added to the children’s programming. Each station must determine its compliance with the commercial limits by combining the commercial minutes set forth above with any commercial matter added by the station.



Name: Robert Chomat
 Title: Senior director, Accounting
 Telemundo Network Group, LLC

Date: 09/30/2016



October 5, 2016

Re: CSN California- Children's Television Act of 1990 Q3-2016

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 CSN (which service is owned and operated by CSN California, LLC) ("SportsNet") for Quarter 3 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,

A handwritten signature in black ink, appearing to read "T. Griggs", is written over a large, stylized circular flourish.

Ted Griggs
President & General Manager



42 3RD AVENUE
BURLINGTON, MA 01803

September 30, 2016

**Comcast SportsNet New England
Certification of Compliance with Children's Programming
Quarter Ending September 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,

A handwritten signature in black ink, appearing to read "Bill Bridgen", is written over a faint, larger version of the signature.

Bill Bridgen
President



September 26, 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 3 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,

A handwritten signature in black ink, appearing to read "Larry Eldridge", with a long horizontal flourish extending to the right.

Larry Eldridge
Vice President and General Manager

cc: Denise Garcia



October 5th, 2016

CSN 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 3 of 2016.

The CSN 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,

A handwritten signature in blue ink that reads "Brian O. Monihan".

Brian Monihan
President/General Manager
CSN Philadelphia

cc: Denise Garcia



October 6, 2016

RE: New England Cable News Network-Children's Television Act of 1990 Q3 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 3 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,

A handwritten signature in black ink that reads "Maggie Baxter". The signature is stylized and cursive.

Maggie Baxter



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

September 30, 2016

RE: Children's Television Act of 1990
3rd 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,

A handwritten signature in black ink that reads "Philip Bedella".

Philip J. Bedella
Vice President General Manager
Comcast SportsNet Chicago



October 3, 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 September 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,

A handwritten signature in black ink, appearing to read "Steve Raab". The signature is fluid and cursive, with the first name "Steve" and last name "Raab" clearly distinguishable.

Steve Raab
President



October 5th, 2016

TCN Philadelphia

Re: TCN 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 3 of 2016.

TCN 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 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,

A handwritten signature in black ink, appearing to read "Brian Monihan", written over a horizontal line.

Brian Monihan
President/General Manager
CSN Philadelphia

cc: Kathy McMahon
Denise Garcia