

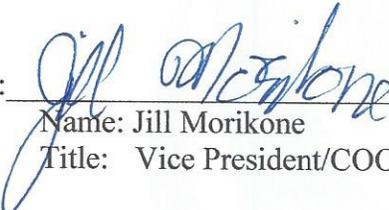


### Caption Quality Certification

Three Angels Broadcasting Network, Inc. hereby states that its standard video programming intended for U.S. residential distribution, as currently provided, complies with applicable caption quality requirements of the Federal Communications Commission ("FCC"): (1) by satisfying caption quality standards of Section 79.1 (i)(2) or the FCC rules; (2) by the Programmer adopting and following, in the ordinary course of business, the Best Practices set for the in Section 79.1 (k)(1) of the FCC rules; or (3) because the Programmer or relevant programming is exempt from the FCC's closed captioning rules under one or more of the following exemptions, including: (i) Section 79.1 (d)(3) (programming for which the audio is in a language other than English or Spanish and that is not scripted programming able to be captioned using the electronic news room technique); (ii) Section 70.1 (d)(4) (primarily textual programming); (iii) Section 79.1 (d)(5) (programming distributed in late night hours)' (iv) Section 79.1 (d)(6) (interstitials, promotional announcements, and public service announcements that are 10 minutes or less in duration); or (v) Section 70.1 (d)(10) (primarily non-vocal musical programming).

Executed this 3rd day of April 2020.

Three Angels Broadcasting Network, Inc.

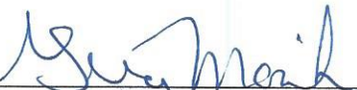
By:   
Name: Jill Morikone  
Title: Vice President/COO

## 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 carried on Three Angels Broadcasting Network comply 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 Three Angels Broadcasting Network to authorized reception equipment of downstream multichannel video programming distributors.
2. Compliance with the ATSC A/85 Recommended Practice is determined by Three Angels Broadcasting Network through the use of the equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 3rd day of April 2020

By:   
Gregory Merikone  
President

GM/cc



**3ABN**<sup>®</sup>  
Three Angels Broadcasting Network

television radio music

*Lighting the world with the glory of God's truth*

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

[www.3abn.org](http://www.3abn.org) | p 618.627.4651  
mail@3abn.org | f 618.627.2726

**CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER**  
**(January 1, 2020, Through March 30, 2020)**

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 was 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 first-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 April 2020.

Sincerely,

Gregory Morikone  
President

GM/cc