

## CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2016

This is to certify that Mid-Atlantic Sports Network ("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 Second Quarter of 2016 was 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, notice and 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 6<sup>th</sup> day of July, 2016.

MID-ATLANTIC SPORTS NETWORK

Marilyn E. McClellan

Director of Programming

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

Todd Hov

Senior Vice President

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

Todd Hov

Senior Vice President

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

Todd Hov

Senior Vice President

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

Todd Hov

Senior Vice President



July 6, 2016

Comcast Cable Communications, LLC One Comcast Center Philadelphia, PA 19102

Attention: 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.
- 2. 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,

Patrick Wilson

Senior Vice President, Distribution

cc: General Counsel, Comcast Cable Communications, LLC

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

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

Jorge Fiterre

Signature

Name

Affiliate Sales

#### 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 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:

SYP, Compliance and Operations

























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

This is to certify that as a standard practice, **T y C Sports** 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.

Name

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

This is to certify that as a standard practice, **TV Venezuela** 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

#### 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 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:

SYP, Compliance and Operations



























#### 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

## Children's Programming Certification Second Quarter 2016 April 1st, 2016 – June 30th, 201

This is to certify that as a standard practice, **Telefé Internacional** 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

Name

Γitle

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

This is to certify that as a standard practice, **SUR Peru** 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.

Digitatare

Jorge Fiterre Name

Affiliate Sales

#### 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 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:

SYP, Compliance and Operations



























401 Fallowfield Road Camp Hill, PA 17011 (717) 730-6000 fax (717) 730-6009 info@pcntv.com www.pcntv.com

### QUARTERLY CHILDREN'S TELEVISION PROGRAMMING CERTIFICATION

(Pursuant to § 76.225(c) of FCC Rules)

This is to certify that Pennsylvania Educational Communications Systems, d/b/a PCN (hereafter, "PCN") formats and transmits programming on PCN containing no commercial matter. Accordingly, all programming produced by PCN is in full compliance with the Children's Television Act of 1990 and the commercial time limits of § 76.225(a) of the rules and regulations of the Federal Communications Commission (the "Rules").

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

This certification is valid for the period from April 1, 2016 through June 30, 2016.

PENNSYLVANIA EDUCATIONAL COMMUNICATIONS SYSTEMS, d/b/a PCN

Debra Kohr Sheppard

Senior Vice President/COO

Pennsylvania Educational Communications Systems, d/b/a PCN

401 Fallowfield Road Camp Hill, PA 17011



#### 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, LLC

By:

Tina Perry
Executive Vice President, Business & Legal Affairs

Name: Exec

OWN: Oprah Winfrey Network

Date:

JUL - 5 2016

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

This is to certify that as a standard practice, NTN24 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** 

**NETWORK'S NAME:** 

Multimedios Televisión

Address:

Paricutin 316 Sur. Col. Roma. CP 64700

Monterrey, Nuevo León, México

**Phone Number:** 

+52 (81) 8881-9991

#### 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 2<sup>nd</sup> **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

- Bim Bom Va

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 5th day of July, 2016

Signature:

Name:

CP. Manuel Cisneros

Title:

Legal Representative

2

#### 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 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:

SYP, Compliance and Operations



























July 7, 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 June 30, 2016.

Very truly yours,

Rachel Miller

VP, Legal Affairs - Technology

#### 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 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:

SYP, Compliance and Operations

























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Channel	dVid
Family	ly Kid\
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D1 ' T	337 1 1	7.10
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
	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,	Weekday	10 Minutes
	14, 15 and Hi Fiesta S1		
	Hi-5(Australia) & S11-13, 14, 15 and Hi Fiesta S1	Weekend	10 Minutes
	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

#### 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 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:

SYP, Compliance and Operations

























#### 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 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).

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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:

SYP, Compliance and Operations

























#### 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 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:

SYP, Compliance and Operations

























CHILDREN'S PROGRAMMING CERTIFICATION

Quarter: 2nd

Year: 2016

This is to certify that the children's programming and series distributed to Comcast Cable

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

C-SPAN
CREATED BY CABLE
OFFERED AS A PUBLIC SERVICE

QUARTERLY CHILDREN'S TELEVISION PROGRAMMING CERTIFICATION

(Pursuant to § 76.225(c) of FCC Rules)

This is to certify that 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 § 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 is valid for the period from Apr 1, 2016 through Jun 30, 2016.

NATIONAL CABLE SATELLITE CORPORATION, d/b/a C-SPAN

Peter Kiley

Vice President, Affiliate Relations

National Cable Satellite Corporation, d/b/a C-SPAN

400 North Capitol Street, NW

Washington, DC 20001

400 N CAPITOL ST NW STE 650 WASHINGTON DC 20001 202.737, 3220



July 7, 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 June 30, 2016.

Very truly yours,

Rachel Miller

VP, Legal Affairs - Technology

## 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 7<sup>th</sup> day of July 2016.

•

Jorge Fiterre Name

Affiliate Sales

## Children's Programming Certification Second Quarter 2016 April 1st, 2016 – June 30st, 2016

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 7<sup>th</sup> day of July 2016.

Signature

Jorge Fiterre

Name

Affiliate Sales

#### 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 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:

SYP, Compliance and Operations

























#### 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 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:

SYP, Compliance and Operations



























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

Erick Van Tuyl

Vice President, Business & Legal Affairs

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 Q1 of 2016.

Regards,

Steve Raymond

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 Pittsburgh.

DIRECTV Sports Networks hereby certifies that ROOT SPORTS Pittsburgh did not air children's programs (as defined in the CTA) in Q1 of 2016.

Regards,

Steve Raymond

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 Q1 of 2016.

Regards,

Steve Raymond

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 Southwest.

DIRECTV Sports Networks hereby certifies that ROOT SPORTS Southwest did not air children's programs (as defined in the CTA) in Q1 of 2016.

Regards,

Steve Raymond

### **NBCUniversal**

June 30, 2016

RE: Certification of Compliance with Children's Television Act 1990 Q2-2016 – 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 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 30<sup>th</sup> day of June 2016.

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June 30, 2016

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

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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 30<sup>th</sup> day of June 2016.

## 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)
M. M.				
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 2<sup>nd</sup> 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



June 29, 2016

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



June 29, 2016

Re: Comcast SportsNet California- 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 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.

Best regards,

Ted Griggs

President & General Manager



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

June 30, 2016

RE:

Children's Television Act of 1990

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,

Philip J. Bedella

Vice President General Manager

Comcast SportsNet Chicago

ip Bedells



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

cc:

Kathy McMahon

Denise Garcia



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



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 2<sup>nd</sup>, 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 7, 2016

#### RE: New England Cable News Network-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 (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



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,

Steve Raab President



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

cc: Kathy McMahon

Denise Garcia



July 2<sup>nd</sup>, 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,

Brian Monihan

President/General Manager

Comcast SportsNet Philadelphia

cc:

Kathy McMahon

Denise Garcia

**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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

(Please type or print)

Cable Provider:

OlympuSAT

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 weekdays, and is otherwise in compliance with the Children's Television Act of 1990.

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

Signature: Duit Chuir

Name: Heidi N. Chewning

Title: Paralegal/Licensing Administrator

Date: June 29, 2016

**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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

(Please type or print)

**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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

(Please type or print)



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 <sup>2nd</sup> **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 June 2016.

Signature:

(Please type or print)

**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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel



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 Q2-2016 – FCC Rules 76.225 & 76.1703

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. Executed on this 27<sup>th</sup> day of June 2016.

Nitin Dugar

Nitin Dugar

Chief Operating Officer Liquidation Channel **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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel



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

# **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 fore	going is true and correct.
	Z/ June	• • • • • • • • • • • • • • • • • • • •
Executed this	day of	, 2016
150	Shot Soft 2	
	Signature	
	Ted Semper	
·	Name	
3	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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.



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 <sup>2nd</sup> 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.

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 Arnie'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 Pahappahooey Island Paws and Tales Puppet Parade

Quigley's Village Raggs

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

<sup>\*</sup> 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 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).

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 Arnie'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 Pahappahooey Island Paws and Tales Puppet Parade

Quigley's Village Raggs

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

<sup>\*</sup> 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 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).

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 Arnie'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 Pahappahooey Island Paws and Tales Puppet Parade

Quigley's Village Raggs

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

<sup>\*</sup> 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 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).

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 Arnie'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

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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 Pahappahooey Island Paws and Tales Puppet Parade

Quigley's Village Raggs

Retro News: A Blast from the Past

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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

<sup>\*</sup> 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 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).



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 <sup>2nd</sup> **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.

MO. DE IDENTIFICACION CO TRIBUTARIA 0614-180909-101-0

NETWORK'S NAME: Tele N Network

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 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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

**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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel



## 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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

**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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Film NETWORK'S NAME:

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

**NETWORK'S NAME: Ultra Tainment** 

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 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<sup>th</sup> day of June 2016.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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

This is to certify that as a standard practice, **Canal 52MX** 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 1st day of July 2016.

Name: Alejandro Vázquez-Vela

Title: TV Networks General Director at

MVS NET S. A. DE C. V. (f.k.a. MVS Television) Licensor and Provider of **Canal 52MX**  **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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

**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** 

2<sup>nd</sup> 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: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

**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<sup>th</sup> day of June 2016.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.



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.

218mmm.e.

Name: Michael L. Hennen

(Please type or print)

Title: SVP and Chief Financial Officer



# Compliance Certifications 2nd Quarter 2016

## 1) Closed Captioning Compliance Certification

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) Commercial Advertisement Loudness Mitigation (CALM) Certification

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

David Mandell

COO / General Counsel