

CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2015 (MARCH 30, 2015 THROUGH JUNE 28, 2015)

This is to certify that all Sportsman Channel programming (including each feed, in each language and all VOD programming) (collectively, the "Programming") provided to each video program provider complies with the closed captioning rules set forth in Section 79.1, *et seq.*, of Title 47 of the Code of Federal Regulations (the "Regulations"). All Programming during the 2nd Quarter of 2015 was, to the best of the Network's knowledge and belief, compliant with the caption quality standards of Section 79.1(j)(2) of the Rules, and that Network has adopted and follows the Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that the Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by the Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 30th day of June, 2015.

Network: Sportsman Channel

By: Joy Kleinhans

Title: Senior Programming Manager

2855 S. James Drive, Suite 101 - New Berlin, WI 53151 www.TheSportsmanChannel.com - (262) 432-9100

SPORTSMAN CHANNEL

Irondale, AL 35210-2164 USA

Tel 205 271 2900

Fax 205 271 2920

www.ewtn.com

EWTN GLOBAL CATHOLIC NETWORK

Mother M. Angelica, Foundress

July 10, 2015

Bill Binford Verizon Fios TV 140 West Street, Floor 22 New York, NY 10007

Via email william.t.binford@verizon.com

2nd Quarter 2015 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN español

Dear Bill:

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

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

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

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

Best regards, ETERNAL WORD TELEVISION NETWORK, INC.

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

Jan B. Marin

NETWORK'S NAME:

Multimedios Televisión

Address:

Paricutín 316 Sur. Col. Roma. CP 64700

Monterrey, Nuevo León, México

Phone Number:

+52 (81) 8881-9991

CHILDREN'S PROGRAMMING CERTIFICATION - SECOND QUARTER 2015

This is to certify that the Multimedios Televisión programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekend, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during the 2nd Quarter of 2015 (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 2015

Destardes

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 6th day of July, 2015

Signature:

Name:

CP. Manuel Cisneros

Title:

Legal Representative

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NETWORK'S NAME: Milenio Televisión

Address:

Paricutín 316 Sur. Col. Roma. CP 64700

Monterrey, Nuevo León, México

Phone Number:

+52 (81) 8881-9991

<u>CHILDREN'S PROGRAMMING – PERPETUAL CERTIFICATION</u>

This is to certify that the Milenio Televisión programming service (the "Service") does not currently contain any children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission.

In the event that the Service includes any children's programming on its schedule after the date hereof, the Service will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

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

Executed this 6th day of July, 2015.

Signature:

Name:

CP. Manuel Cisneros

Title:

Legal Representative

NETWORK'S NAME: <u>Teleritmo</u>

Address:

Paricutín 316 Sur. Col. Roma. CP 64700

Monterrey, Nuevo León, México

Phone Number:

+52 (81) 8881-9991

CHILDREN'S PROGRAMMING - PERPETUAL CERTIFICATION

This is to certify that the Teleritmo programming service (the "Service") does not currently contain any children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission.

In the event that the Service includes any children's programming on its schedule after the date hereof, the Service will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

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

Executed this 6th day of July, 2015.

Signature:

Name:

CP. Manuel Cisneros

Title:

Legal Representative







COMMERCIAL TIME – CHILDREN'S PROGRAMMING STUDIO 3 PARTNERS LLC CERTIFICATION 2nd QUARTER 2015

The following certification is provided regarding compliance during the period of April 1, 2015 to June 30, 2015 (the "Current Quarter") with the commercial time limitations set forth in FCC's April 12, 1991 Report and Order Implementing the Children's Television Act of 1990 (the "Act") and the rules adopted therein. EPIX did not air children's programming during the Current Quarter. EPIX accordingly certifies that it is in compliance for the Current Quarter with the limitations set forth in the Act and FCC rules.

STUDIO 3 PARTNERS LLC

Name: Mark S. Greenberg

Title: President & CEO



July 1, 2015

National Cable Television Cooperative 11200 Corporate Avenue Lenexa, KS 66219

Attention: Nisha Gowin, Programmer Relations Specialist

Dear Nisha,

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).
- 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

Patrice Wilson

cc: Brian Jones, VP Operations, National Cable Television Cooperative EVP Programming, National Cable Television Cooperative

TRAVEL CHANNEL
CHILDREN'S PROGRAMMING CERTIFICATION

On behalf of <u>Travel Channel</u>, I hereby certify that <u>Travel Channel</u> has fully complied

with the provisions of the Children's Television Act of 1990 (the "Act") and the rules and

regulations of the Federal Communications Commission (the "FCC") promulgated thereunder

for the Second Quarter of 2015.

Specifically, <u>Travel Channel</u> did <u>not</u> broadcast any children's programming during the

Second Quarter of 2015.

This certification was executed this 1st day of July, 2015.

Signature:

Name: Cynthia L. Gibson

Title: EVP, CLO & Corporate Secretary

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