

April 6, 2020

Re: AETN Networks — Certification of Compliance with Children's Television Act of 1990 and

Closed-Captioning Programming Laws

1st Quarter — January 1, 2020 – March 31, 2020

#### To Whom It May Concern:

This letter shall serve as certification under the Children's Television Act of 1990 (the "Act") that for the respective quarter ended March 31<sup>st</sup>, 2020, A&E Television Networks, LLC ("AETN") has been in compliance with the Act with respect to all of its networks (including in high definition).

This letter shall also serve as certification that AETN has been in compliance with the closed-captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations, including Section 79.1(j)(2) with respect to its programming services for the quarter ended March 31<sup>st</sup>, 2020.

A&E Television Networks, LLC is dedicated to providing the best programming and customer service possible. I can be reached at (212) 210-9110 or via email: pamala.steward@aenetworks.com with any questions or concerns. We thank you for your business and wish you continued success.

Regards,

Pamala Steward

Director

**Distribution Operations** 

Ph. Cormick Steward

cc: S. Plasse

Document Number: 213270

#### <u>Children's Programming Certification</u> <u>First Quarter 2020</u> <u>January 1st, 2020 - March 31th, 2020</u>

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 First Quarter 2020

#### NONE

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

Executed this 5th day of April 2020.

<u>Jorge Fiterre</u> Name

Affiliate Sales Title

# <u>Children's Programming</u> <u>Certification First Quarter 2020</u> Janua<u>ry</u> 1st. 2020 - <u>March</u> 31th. 2020

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 First Quarter 2020

#### **NONE**

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

Executed this 5th day of April 2020.

Jorge Fiterre
Name

Affiliate Sales Title





Cine Estelar, Inc. / Cine Nostalgia, Inc. 2600 SW 3<sup>rd</sup> Ave., PH-A Miami. FL 33129

RE: CERTIFICATION OF COMPLIANCE WITH COMMERCIAL LIMITS IN CHILDREN'S PROGRAMS FROM JANUARY 1<sup>ST</sup>, 2020 THROUGH MARCH 31<sup>ST</sup>, 2020.

I, Carlos Vasallo, President and CEO of both Cine Estelar, Inc. and Cine Nostalgia, Inc. (the "Networks") hereby certify that during the 1<sup>ST</sup> calendar quarter of 2020, all programming of the Networks has complied with the commercial limits in children's programs requirements of the Federal Communications Commission regulation 47 CFR §76.225, et al., and specifically Note 2 of that regulation.



03/20/20

Date

Carlos Vasallo
President and CEO
Cine Estelar/Cine Nostalgia



RADIO

NEWS ONLINE

PUBLISHING

\_ April 7, 2020
\*\*\* CORRECTED \*\*\*

Perkins Patrick W. Verizon FiOS TV 140 West Street, Floor 22 New York, NY 10007

Via email videocompliance@verizon.com

## 1st Quarter 2020 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN *español*

Dear Patrick:

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 remains exempt.

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

p.s. CALM Act and Caption Quality certifications are now available online at <a href="http://ewtn.com/technical.asp">http://ewtn.com/technical.asp</a>

for B. Marin





## 2020 FIRST QUARTER CERTIFICATE OF COMPLIANCE WITH CHILDREN'S ADVERTISING LIMITATIONS

I, Rieko Ishiwa, Director of Broadcasting of NHK Cosmomedia America, Inc. (the "Network") hereby certify the following regarding programming aired on the Network during the first quarter of 2020.

All children's programming, as that term is defined by the Children's Television Act of 1990 (the "ACT") and the Rules and Regulations of the Federal Communications Commission ("FCC") promulgated thereunder, has been aired on the Network in compliance with the provisions of the ACT and the FCC's rules. As a standard practice, the Network has formatted and aired the following children's programs in such a manner that the total commercial time, including local avails, has not exceeded 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays.

Children's	Programs	Aired	During	Quarter
------------	----------	-------	--------	---------

OHEEGEON O FEOGLESSON	
Fun with Japanese	(10 minutes)
Fun with English	(10 minutes)
Kid's Discovery	(15 minutes)
Kid's Discovery on Sundays	(30 minutes)
Wan Wan Wonderland	(30 minutes)
Go! Go! Cook R'n	(10 minutes)
Chatty Jay's Sundry Shop	(10 minutes)
Chatty Jay's Sundry Shop on Sundays	(10 minutes)
Mimicries Natural Science for Kids	(10 minutes)
Pythagoraswitch-mini	(5 minutes)
Pythagoraswitch	(15 minutes)
Peek-a-boo	(15 minutes)
With Mother	(25 minutes)
Nyan-chu! Space! Broadcasting!	(25 minutes)
Edutainment "Sciencer" Show	(25 minutes)
Grand Whiz-Kids TV	(34 minutes)
Nosy's Inspiring Atelier	(15 minutes)
Asobeaver ETV Playground	(5 minutes)
E Dance Academy	(29 minutes)
Cartoon: Major 2nd	(25 minutes)
Cartoon: ANPANMAN	(24 minutes)
Cartoon: CASE CLOSED	(25 minutes)
Cartoon: CHIBI MARUKO CHAN	(25 minutes)
Cartoon:Ninja Hattori Returns	(25 minutes)
Cartoon: ONE PIECE	(24 minutes)
KAMEN RIDER GHOST	(23 minutes)

The Network will continue to comply with the ACT and FCC rules, as they apply to the Network's programming during the next quarter. The Network keeps complete records of advertising on children's programs, and these will be made available promptly upon request.

March 31, 2020

Date

Name: Rieko Ishiwa, Director of Broadcasting

#### <u>Children's Programming Certification</u> <u>First Quarter 2020</u> <u>January 1st, 2020 - March 31th, 2020</u>

This is to certify that as a standard practice, HOLA TV 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 First Quarter 2020

#### NONE

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

Executed this 5th day of April 2020.

<u>Jorge Fiterre</u> Name

Affiliate Sales
Title



March 5, 2020

LawNewz, Inc. 1261 Broadway, Suite 606 New York, NY 10001 andrewe@mediaite.com (201) 452-3990

To Whom It May Concern:

This letter shall serve as certification under the Children's Television Act of 1990 (the "Act") that the Law & Crime Network (the "Network") is in compliance with the Act with respect to its programming.

The Network will continue to report compliance with the Act on a quarterly basis. If you have any further questions please feel free to contact me at (201) 452-3990 or <a href="mailto:andrewe@abrams-media.com">andrewe@abrams-media.com</a>. I, Andrew Eisbrouch, General Counsel for Law & Crime Network, certify that the above information is true and accurate.

Regards,

Andrew Eisbrouch, Esq. General Counsel, Law & Crime

Andrew Esbrouch

# Children's Programming Certification First Quarter 2020 January 1st, 2020 - March 31th, 2020

This is to certify that as a standard practice, **Nuestra Tele** 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 First Quarter 2020

#### NONE

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

Executed this 5th day of April 2020.

Jorge Fiterre Name

Affiliate Sales
Title

#### <u>CHILDREN'S PROGRAMMING CERTIFICATION</u> First Quarter 2020 (January 1 – March 31, 2020)

This is to certify that it is OVATION's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700.

During the period of January 1 through March 31, 2020, Ovation did not air any children's programming,

John Malkin

Executive Vice President of Distribution

Dated: March 31, 2020

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

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

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

Certified by me this 3rd day of April, 2020.

Toni Millner

Assistant General Counsel and Vice President - Kid Vid Compliance

<sup>\* &</sup>quot;Children's programming" for the purpose of the commercial limits means programs originally produced and telecast for an audience of children 12 years and under.

## CARTOON NETWORK CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING

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

- 1) I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the FCC regulations implementing those limits (no more than 12 minutes per hour of commercial matter may be telecast during children's programming\* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) Cartoon Network treated all of the programs telecast on Cartoon Network, a leading ad-supported cable television network, as "children's programming" for the purposes of the commercial limits set forth in the Act except for its telecast in the "Adult Swim" block of programming created for an adult audience that airs late night seven days a week.\*\* On a weekly basis, therefore, approximately 98 hours of television programming were treated as "children's programming" for the purposes of the commercial limits set forth in the Act.
- 3) Cartoon Network has, as a standard practice, formatted and telecast all of the programs carried on the Cartoon Network during the period noted above within the commercial limits set forth in the Act, to the extent applicable to the programming.
- 4) To the best of my information, knowledge and belief, there were no instances in which the commercial limits were exceeded during the period noted above.

Certified by me this 3rd day of April, 2020.

Toni Millner

Assistant General Counsel and Vice President - Kid Vid Compliance

Toui milerer

<sup>&</sup>quot;Children's programming" for the purposes of the commercial limit means "programs originally produced and broadcast primarily for an audience of children 12 years and under."

<sup>\*\*</sup>During this period, the "Adult Swim" block of programming aired from 8 p.m. to 6 a.m., 7 nights a week. The Adult Swim block contains regular warnings to notify and remind viewers that the content is intended for an adult audience, and is not considered "children's programming" subject to the commercial limits set forth in the Act

# NBA TV CERTIFICATE OF COMPLIANCE WITH COMMERCIAL LIMITS FOR CHILDREN'S PROGRAMMING

I, Toni Millner, in my capacity as Vice President and Assistant General Counsel for Warner Media, LLC ("Warner Media"), I hereby certify that for the period from January 1, 2020 to March 31, 2020:

- I am familiar with the statutory limits of the Children's Television Act of 1990 (the "Act") and the Federal Communications Commission's regulations ("FCC Rules") implementing those limits for "children's programming" (no more than 12 minutes per hour of commercial on weekdays, and no more than 10 ½ minutes per hour on weekends during "children's programming").
- 2) The FCC Rules require cable operators to maintain certain records regarding their compliance with the advertising limits imposed on children's television programming. These advertising limits and compliance reporting obligations do not apply to cable networks that do not carry "children's programming" as defined under the Act.
- To the best of my information, knowledge, and belief, no "children's programming" has been telecast on NBA TV in the past quarter, nor is scheduled to be shown in the foreseeable future.
- 5) If there are any material changes in the programming policies of the television network so that children's programming is telecast on NBA TV (or in the event that the reporting obligations under the FCC Rules are changed), notice and updated certifications reflecting such changes will be provided.

Certified this 3rd day of April, 2020.

Toni Millner

Assistant General Counsel and Vice President—Kid Vid Compliance

Toni Millner

Warner Media, LLC

<sup>&</sup>lt;sup>1</sup> "Children's programming" is defined under the Act as a program "originally produced and broadcast primarily for an audience of children 12 years old and younger."

## **TUI'neI'**

April 6, 2020

Re: Certificates of Compliance for the Children's Television Act of 1990

Dear Affiliate:

As of January 1, 1992, the Federal Communications Commission's rules ("FCC Rules") implementing the Children's Television Act of 1990 ("Act") require cable operators to maintain certain records regarding their compliance with advertising limits imposed on children's television programming. Accordingly, Turner Network Sales, Inc. provides the attached Turner Entertainment Networks' certificates of compliance for 1st Quarter 2020. Please note that the Act's advertising limits are inapplicable to CNN, Headline News, Turner Classic Movies, TNT, TruTV, CNNI, and CNNE as these networks do not carry children's programming. If there are any changes in the programming policies of these networks, we will provide you with updated certifications reflecting such changes.

To comply with the FCC Rules, please place the attached certificates of compliance in your system's public file(s) no later than the tenth day of the current quarter following the quarter in which the programming aired.

For your convenience, the certificates of compliance are also available online for your review. Please follow these steps in order to download the certificates:

- 1. Go to the Turner Resources web site at <a href="www.TurnerResources.com">www.TurnerResources.com</a>. [Note if you do not have a user ID and password, you will need to register online with the web site.]
- 2. From the homepage go to "Technical" and scroll down to "Compliance Notices." You can download the Q1-2020 certificates by clicking on Kid Vid Certificates and following the prompts.

If you have any questions, please contact me at (404) 575-9724 or e-mail barbara.debuys@turner.com. Thank you for your continued carriage of the Turner networks.

Kindest regards,

−DocuSigned by:

Barbara DeBuys

F357DC4A2992406...
Barbara DeBuys

Contracts Administrator

# <u>Children's Programming Certification</u> <u>First Quarter 2020</u> January 1st, 2020 - March 31th, 2020

This is to certify that as a standard practice, **TYC Sport** 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 First Quarter 2020

#### **NONE**

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

Executed this 5th day of April 2020.

<u>Jorge Fiterre</u> Name

Affiliate Sales
Title



20733 W. 10 Mile Road, Southfield, MI 48075

### CHILDREN'S PROGRAMMING CERTIFICATION

Phone: (248) 357-4566 fax: (248) 350-2531

**(FIRST QUARTER JAN 1 – MAR 31, 2020)** 

This is to certify that **The Word Network** ("Network") as a standard practice does not air advertising. Verizon FiOS TV may rely upon this certification for future calendar quarters unless notified in writing by the Network within five (5) days after the close of any quarter that advertising has been included in the Network's programming and that the Network is in compliance with the Children's Television Act of 1990 and with the rules and regulations of the Federal Communications Commission.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 1st day of April 2020.

Signature	e: <u>G. Mattiells</u>	
Name: _	JOHN MATTIELLO	
Title:	DIRECTOR OF MARKETING	

**Children's Programming Certification** First Quarter 2020

January 1st. 2020 - March 31st. 2020

This is to certify that as a standard practice, RAI Italia 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 First Quarter 2020

Star Key Cocco Bill Stellina

I Gormiti I Mini Cuccioli L'Arte con Mati e Dada

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

Executed this 5th day of April 2020.

**Signature** 

Jorge Fiterre Name

Affiliate Sales Title

**NETWORK NAME:** 

JSC CHANNEL ONE RUSSIA WORLDWIDE

ADDRESS:

Ul. Koroleva 19,12747 Moscow, Russia

TELEPHONE NUMBER:

+7-495-617-5580

FAX NUMBER:

+7-495-617-5114

#### **CHILDREN'S PROGRAMMING CERTIFICATION - 2020**

This is to certify that JSC Channel One Russia Worldwide 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 calendar year 2020 (January through December 2020).

#### **CHILDREN'S PROGRAMMING AIRED DURING 2020:**

Erolash Umnini i Umnitsi Cartoons

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

Executed this 28 day of January, 2021.

Signature

Name: Daniel Simkin Title: Head of Distribution





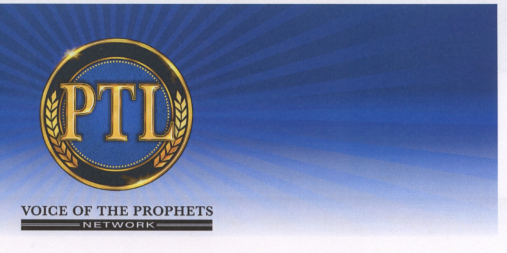
Cine Estelar, Inc. / Cine Nostalgia, Inc. 2600 SW 3<sup>rd</sup> Ave., PH-A Miami, FL 33129

RE: CERTIFICATION OF COMPLIANCE WITH COMMERCIAL LIMITS IN CHILDREN'S PROGRAMS FROM OCTOBER 1<sup>ST</sup>, 2020 THROUGH DECEMBER 31<sup>ST</sup>, 2020.

I, Carlos Vasallo, President and CEO of both Cine Estelar, Inc. and Cine Nostalgia, Inc. (the "Networks") hereby certify that during the 4<sup>TH</sup> calendar quarter of 2020, all programming of the Networks has complied with the commercial limits in children's programs requirements of the Federal Communications Commission regulation 47 CFR §76.225, et al., and specifically Note 2 of that regulation.



www.cinenostalgia.tv www.cinestelar.tv



PTL Television Network 180 Grace Chapel Road Blue Eye, MO 65611

Phone: 417.779.9223 Fax: 417.779.1078

#### CHILDREN'S PROGRAMMING CERTIFICATION - FIRST QUARTER 2013

This is to certify that the <u>PTL Television Network</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>Third Quarter (July – September)</u> 2020.

#### Children's Programming Aired During Quarter Referenced

#### NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 6<sup>th</sup> day of November.

Signature:

Name: Andrew Lietzen

(Please type or print)

Title: EVP, Broadcasting

(Please type or print)

#### CHILDREN'S TELEVISION ACT & CLOSED CAPTIONING CERTIFICATIONS (2020 Q4)

November 23, 2020

Caspen Media Corporation 1420 N Street NW Suite#102 Washington DC 20010 +1-202-559-8295

To Whom It May Concern:

Re: Children's Television Act and Closed Captioning Certifications (2020 Q4)- NoireTV

As of 4th Quarter 2020, we do not air any children's programming thus are compliant with the Children's Television Act. Secondly, 100% of our programming is in English and is already closed captioned so we are complaint with the Closed Captioning certification.

We are thus complaint with both the Children's Television Act and Closed Captioning Certification. Please let me know if any additional information is needed from us.

Sincerely,

E. Lundy Vice President, Partnership & Business Development

www.Caspenmedia.com

www.Noiretv.com

Direct: +1-240-413-9290

Email:eiwukemj@caspenmedia.com

**CHILDREN'S PROGRAMMING CERTIFICATION** 

Quarter: 3rd

Year: 2020

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

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 6th day of October, 2020.

Name: Bud Cantrell

Title: Compliance Officer

Company: Daystar Television Network



#### **CERTIFICATION OF COMPLIANCE**

4th Quarter 2020

#### IMPACT NETWORK

January 12, 2021

Verizon FIOS TV Video Content Compliance 1095 Avenue of The Americas New York, NY. 10036

Attn: Mr. Patrick Perkins, Verizon Compliance Certification

Via Email: Patrick.w.perkins@verizon.com

Re: Impact Network (the "Network (s)") Compliance Certification

This letter, which is duly executed by an authorized officer of (the "Network (s)") (as defined in the Agreement), shall serve as:

- (the "Network (s)") Certification representation to Verizon FIOS TV that: (i) Programming Services hereby certifies that it does not air children's programming. (ii) The undersigned hereby certifies that Programming Service is in full compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission concerning Children's Programming.
- (the "Network (s)") Certification representation to Verizon FIOS TV that: (i) programming content provided to Verizon FIOS TV is in full compliance of the captioning requirements pursuant to Section 79.1(b) of the rules of the Federal Communications Commission. (ii) Programmer is in compliance with the inclusion of Closed Captioning as Required. (iii) Programmer Certifies that during the normal course of business has adopted and follow the Video Programmers Closed Captioning Best Practices.

-(the "Network (s)") Certification representation to Verizon FIOS TV that: (i) Programmer Service is in compliance with (CALM act) As required by Section 76.607 of Title 47 of the Code of Federal Regulations. (ii) All commercial advertisements embedded in programs carried on Programming Service is in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC)A/8S: Recommended Practice: (iii) Programming Service maintains Establishing Techniques for Maintaining Audio Loudness for Digital Television ("ATSC A/8s Recommended Practice") at the point of distribution by Programming Service to authorized reception equipment of downstream multichannel video programming distributors.

-(the "Network (s)") Certification representation to Verizon FIOS TV that: (i) It maintains Twenty-first Century Communications and Video Accessibility Act of 2010 (CVAA) effective as of July 1, 2012 as required

(the "Network (s)") CERTIFACATION OF COMPLIANCE AS REQUIRED

Terry Arnold

Sr. Vice President/ Content / Programming

Impact Network

terryarnol@watchimpact.com



December 22, 2020

Patrick Perkins Verizon Content Strategy & Acquisition 1095 Avenue of the Americas, 12th Floor New York, NY 10036

Re: Certification of Compliance for Children's Television Programming, Closed Captioning

Programming and Quality Standards, and Commercial Advertisement Loudness Measures – 3rd

Quarter, 2020

Dear Mr. Perkins:

You have recently requested information from us to assist you in your record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act. We hereby advise you that for the period July 1, 2020 through September 30, 2020, none of Altice News' programming (including those of its News 12, i24 News and Cheddar brands) was originally produced and broadcast primarily for an audience of children 12 years old and under, and therefore the FCC limits on commercial time as contained in 47 C.F.R. Section 76.225 do not apply to any of Altice News' programming for such period.

In addition, you have recently requested information from Altice News to assist you in your record keeping obligations respecting the closed captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations. We hereby advise you that Altice News' programing services (including those of its News 12, i24 News and Cheddar brands) comply with the applicable closed-captioning requirements set forth in Section 79.1, including the applicable caption quality standards.

Finally, you have recently requested information from Altice News to assist you in your record keeping obligations respecting the commercial advertisement loudness control requirements of Section 76.607 of Title 47 of the Code of Federal Regulations. We hereby advise you that (i) all commercial advertisements embedded in programs carried on Altice News' programming (including those of its News 12, i24 News and Cheddar brands) 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 Altice News to authorized reception equipment of downstream multichannel video programming distributors, and (ii) compliance with the ATSC A/85 Recommended Practice is determined by Altice News through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

We trust that this satisfies your request.

Sincerely.

Eric Harris

**SVP & Chief Operating Officer** 

Altice News





### 2020 FOURTH QUARTER CERTIFICATE OF COMPLIANCE WITH CHILDREN'S ADVERTISING LIMITATIONS

I, Rieko Ishiwa, Director of Broadcasting of NHK Cosmomedia America, Inc. (the "Network") hereby certify the following regarding programming aired on the Network during the Fourth quarter of 2020.

All children's programming, as that term is defined by the Children's Television Act of 1990 (the "ACT") and the Rules and Regulations of the Federal Communications Commission ("FCC") promulgated thereunder, has been aired on the Network in compliance with the provisions of the ACT and the FCC's rules. As a standard practice, the Network has formatted and aired the following children's programs in such a manner that the total commercial time, including local avails, has not exceeded 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays.

Children's Programs Aired During Quarter

Fun with Japanese	(10 minutes)
Fun with English	(10 minutes)
Kid's Discovery	(15 minutes)
Kid's Discovery on Sundays	(30 minutes)
Wan Wan Wonderland	(30 minutes)
Go! Go! Cook R'n	(10 minutes)
Chatty Jay's Sundry Shop	(10 minutes)
Chatty Jay's Sundry Shop on Sundays	(10 minutes)
MimicriesNatural Science for Kids	(10 minutes)
Pythagoraswitch-mini	(5 minutes)
Pythagoraswitch	(15 minutes)
Peek-a-boo	(15 minutes)
With Mother	(25 minutes)
Nyan-chu! Space! Broadcasting!	(25 minutes)
Nyan-chu! Space! Broadcasting! Mini	(5 minutes)
Edutainment "Sciencer" Show	(25 minutes)
Grand Whiz-Kids TV	(34 minutes)
Nosy's Inspiring Atelier	(15 minutes)
Girls Craft	(5 minutes)
Shonen Ashibe Go! Go! Goma-chan	(9 minutes)
Meow Meow Japanese History	(9 minutes)
E Dance Academy	(25 minutes)
Cartoon: Chihayafuru3	(25 minutes)
Cartoon: ANPANMAN	(24 minutes)
Cartoon: CASE CLOSED	(25 minutes)
Cartoon: CHIBI MARUKO CHAN	(25 minutes)
Cartoon:Ninja Hattori Returns	(25 minutes)
Cartoon: ONE PIECE	(24 minutes)
KAMEN RIDER EX-AID	(23 minutes)

The Network will continue to comply with the ACT and FCC rules, as they apply to the Network's programming during the next quarter. The Network keeps complete records of advertising on children's programs, and these will be made available promptly upon request.

December 31,2020

Date Name: Masako Morishita, Senior Manager of Broadcasting

**NETWORK'S NAME:** Milenio Television

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 Television 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 January, 2021.

Signature:

Name:

Alberto Dominguez

Title:

**US Operations Manager** 

**NETWORK'S NAME:** Teleritmo

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 January, 2021.

Signature:

Name:

Alberto Dominguez

Title:

**US Operations Manager** 

**NETWORK'S NAME:** <u>Multimedios Television</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 **Multimedios Television** 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 January, 2021.

Signature:

Name: Alberto Dominguez

Title: US Operations Manager



TELEVISION

RADIO

NEWS

ONLINE

PUBLISHING

January 8, 2020

Perkins Patrick W.
Content Strategy & Acquisition
Verizon FiOS TV
140 West Street, Floor 22
New York, NY 10007

Via email (videocompliance@verizon.com)

## 4th Quarter 2020 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN español

#### Dear Patrick:

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 4, 2021)

### (Oct-Nov-Dec)

## CERTIFICATION OF COMPLIANCE WITH COMMERCIAL LIMITS IN CHILDREN'S PROGRAMMING, FOURTH QUARTER 2020

MEXICANAL aired the following programming originally produced and broadcast primarily for an audience of children twelve years old and younger during this quarter.

Children´s Program	Description	Days & Times Aired	Times aired in the period	Commercial time (min, sec)
None				

The Children's Television Act and the FCC's rules impose the following commercial limits:

- Children's programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays.
- 2. On and after January 1, 2006, children's programming may not direct viewers to an internet website unless the website offers a substantial amount of bona fide program-related or other no-commercial purposes (that is, e-commerce or advertising); (iii) the website's home page and other menu pages clearly distinguish between the website's commercial and non-commercial sections; and (iv) the pages of the website to which viewers are directed is not used for e-commerce, advertising, or other commercial purposes (that is, the page has no link labeled "store" or direct links to other pages with commercial material).
- 3. On an after January 1, 2006, neither children's programming not commercials aired during children's programming may display Internet website addresses that direct viewers to Internet websites that utilize a program's characters to advertise, promote, or sell products or services.

After due review of internal channel records and documentation provided to us by program suppliers, Mexicanal hereby certifies:

that it complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements.

that it not complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

Israel Reyero

Programming and Content Director

Mexicanal, LLC

**NETWORK'S NAME:** Milenio Television

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 Milenio Television 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 7th day of October, 2020.

Signature:

Name: <u>Alberto Dominguez</u>

Title:

**US Operations Manager** 

**NETWORK'S NAME:** Teleritmo

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 7th day of October, 2020.

Signature:

Name:

Alberto Dominguez

Title:

**US Operations Manager** 

**NETWORK'S NAME:** Multimedios Television

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 Multimedios Television 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 7th day of October, 2020.

Signature:

Name: Alberto Dominguez

Title: US Operations Manager



TELEVISION

RADIO

**NEWS** 

ONLINE

PUBLISHING

October 8, 2020

Perkins Patrick W. Verizon FiOS TV 140 West Street, Floor 22 New York, NY 10007

Via email videocompliance@verizon.com

## 3<sup>rd</sup> Quarter 2020 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN *español*

#### Dear Patrick:

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 remains exempt.

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

p.s. CALM Act and Caption Quality certifications are now available online at http://ewtn.com/technical.asp

ohn B. Marins

#### CHILDREN'S PROGRAMMING CERTIFICATION Fourth Quarter 2020 (October 1 – December 31, 2020)

This is to certify that it is OVATION's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. § 76.225 and 76.1700.

During the period of October through December 31, 2020, Ovation did not air any children's programming.

John/Markin

Executive Vice President of Distribution

Dated: October 1, 2020

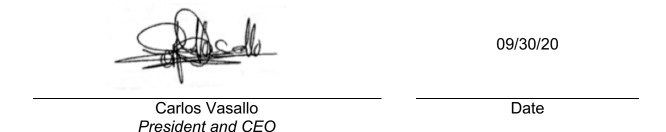




Cine Estelar, Inc. / Cine Nostalgia, Inc. 2600 SW 3<sup>rd</sup> Ave., PH-A Miami, FL 33129

RE: CERTIFICATION OF COMPLIANCE WITH COMMERCIAL LIMITS IN CHILDREN'S PROGRAMS FROM JULY  $1^{\rm ST}$ , 2020 THROUGH SEPTEMBER  $30^{\rm TH}$ , 2020.

I, Carlos Vasallo, President and CEO of both Cine Estelar, Inc. and Cine Nostalgia, Inc. (the "Networks") hereby certify that during the 3<sup>RD</sup> calendar quarter of 2020, all programming of the Networks has complied with the commercial limits in children's programs requirements of the Federal Communications Commission regulation 47 CFR §76.225, et al., and specifically Note 2 of that regulation.



Cine Estelar/Cine Nostalgia

www.cinenostalgia.tv www.cinestelar.tv





## 2020 THIRD QUARTER CERTIFICATE OF COMPLIANCE WITH CHILDREN'S ADVERTISING LIMITATIONS

I, Rieko Ishiwa, Director of Broadcasting of NHK Cosmomedia America, Inc. (the "Network") hereby certify the following regarding programming aired on the Network during the Third quarter of 2020.

All children's programming, as that term is defined by the Children's Television Act of 1990 (the "ACT") and the Rules and Regulations of the Federal Communications Commission ("FCC") promulgated thereunder, has been aired on the Network in compliance with the provisions of the ACT and the FCC's rules. As a standard practice, the Network has formatted and aired the following children's programs in such a manner that the total commercial time, including local avails, has not exceeded 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays.

Children's Programs Aired During Quarter

Fun with Japanese	(10 minutes)
Fun with English	(10 minutes)
Kid's Discovery	(15 minutes)
Kid's Discovery on Sundays	(30 minutes)
Wan Wan Wonderland	(30 minutes)
Go! Go! Cook R'n	(10 minutes)
Chatty Jay's Sundry Shop	(10 minutes)
Chatty Jay's Sundry Shop on Sundays	(10 minutes)
MimicriesNatural Science for Kids	(10 minutes)
Pythagoraswitch-mini	(5 minutes)
Pythagoraswitch	(15 minutes)
Peek-a-boo	(15 minutes)
With Mother	(25 minutes)
Nyan-chu! Space! Broadcasting!	(25 minutes)
Nyan-chu! Space! Broadcasting! Mini	(5 minutes)
Edutainment "Sciencer" Show	(25 minutes)
Grand Whiz-Kids TV	(34 minutes)
Nosy's Inspiring Atelier	(15 minutes)
Girls Craft	(5 minutes)
Shonen Ashibe Go! Go! Goma-chan	(9 minutes)
Meow Meow Japanese History	(9 minutes)
E Dance Academy	(25 minutes)
Cartoon: Chihayafuru3	(25 minutes)
Cartoon: ANPANMAN	(24 minutes)
Cartoon: CASE CLOSED	(25 minutes)
Cartoon: CHIBI MARUKO CHAN	(25 minutes)
Cartoon:Ninja Hattori Returns	(25 minutes)
Cartoon:ONE PIECE	(24 minutes)
KAMEN RIDER EX-AID	(23 minutes)

The Network will continue to comply with the ACT and FCC rules, as they apply to the Network's programming during the next quarter. The Network keeps complete records of advertising on children's programs, and these will be made available promptly upon request.

September 30,2020

Date Name: Masako Morishita, Senior Manager of Broadcasting

### CHILDREN'S PROGRAMMING CERTIFICATION Third Quarter 2020 (July 1 – September 30, 2020)

This is to certify that it is OVATION's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700.

During the period of July / through September 30, 2020, Ovation did not air any children's programming.

John Malkon

Executive Vice President of Distribution

Dated: September 14, 2020

#### CHILDREN'S PROGRAMMING CERTIFICATION Second Quarter 2020 (April 1 – June 30, 2020)

This is to certify that it is OVATION's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700.

During the period of April 1 through June 30, 2020, Ovation did not air any children's programming,

John Malkin

Executive Vice President of Distribution

Dated: July 27, 2020

#### CHILDREN'S PROGRAMMING CERTIFICATION First Quarter 2020 (January 1 – March 31, 2020)

This is to certify that it is OVATION's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700.

During the period of January 1 through March 31, 2020, Ovation did not air any children's programming,

John Malkin

Executive Vice President of Distribution

Dated: July 27, 2020