Joy Media Ministries Compliance Report Certification

In accordance with paragraph 15 of the Consent Decree POL-021422-24906638 between the Federal Communications Commission ("<u>FCC</u>") and Joy Media Ministries, Inc. ("<u>Joy</u>") (the "<u>Decree</u>"), and as the appointed Compliance Officer for Joy, I, Scott Hill, hereby certify based upon my personal knowledge that:

- (1) Within 30 calendar days of the Decree Effective Date, Joy established and implemented the Compliance Plan required by Decree ¶15, including the Compliance Manual and Compliance Training Program specified in Decree ¶15(a) and (b);
- (2) Joy has utilized the operating procedures since implementation of the Compliance Plan and throughout the required three-month period preceding the November 8, 2022 general election;¹ and
- (3) With the exception of the noncompliance report submitted to the FCC on August 9, 2022 in accordance with Decree ¶16 (copy attached hereto), I am not aware of any instances of noncompliance with the terms and conditions of the Decree.

All capitalized terms used herein have the meaning specified in the Decree.

As Compliance Officer, I have compared the Decree requirements with the Compliance Report spreadsheets and found them to be complete and accurate in all material respects. I hereby certify under penalty of perjury under the laws of the United States of America on this 29th day of November, 2022 that the foregoing Certificate is true and correct.

N. Scott Hill, Compliance Officer

Joy Media Ministries

As Chief Executive Officer, as of this 29th day of November, 2022, I have reviewed the Consent Decree and this Compliance Report and found it to be in full compliance with the requirements by the FCC. It does not contain any untrue statement of material fact, does not omit to state a material fact necessary to make the statements made therein, and is not misleading with respect to the period covered by the Compliance Report.

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Rod Thannum, Chief Executive Officer

Joy Media Ministries

¹ In connection with the report of noncompliance referred to herein and attached hereto, Joy reviewed Compliance Plan responsibilities and modified them to have the Program Director specifically start asking and determining on a daily basis whether or not any political ad requests came in that day and if so, whether they were uploaded to the OPIF before the Compliance Officer leaves for the day.