

235 E 45th Street
New York, NY 10017



April 2, 2019

Re: AETN Networks — Certification of Compliance with Children’s Television Act of 1990,
Closed-Captioning Programming Laws, and Video Description Programming Laws
1st Quarter — January 1, 2019 – March 31, 2019

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, 2019, 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 following programming laws with respect to its programming services for the quarter ended March 31, 2019: (i) 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), and (ii) with respect to “History”, the video description requirements set forth in Section 79.3 of Title 47 of the Code of Federal Regulations.

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@aetn.com with any questions or concerns. We thank you for your business and wish you continued success.

Regards,

A handwritten signature in black ink that reads 'Pamala Steward'.

Pamala Steward
Director
Distribution Contracts & Budgets

cc: S. Plasse

Document Number: 310527



Misan O. Ikomi
Vice President
Distribution
(646) 393-8159
Misan.Ikomi@AMCNetworks.com

April 9, 2019

Ms. Nisha Gowin
Programmer Relations Specialist
11200 Corporate Avenue
Lenexa, KS 66219

**Re: Children's Television Programming
Certification of Compliance, 1st Quarter 2019**

- AMC Network Entertainment LLC (AMC)
- IFC TV LLC (IFC)
- WE tv LLC (WEtv)
- Sundance TV LLC (Sundance TV)
- New Video Channel America LLC (BBC America and BBC World News)

Dear Ms. Gowin:

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 of 1990. We hereby advise you that, for the above referenced calendar quarter, none of the above referenced Networks' programming was originally produced and broadcast primarily for an audience of children 12 years old and under.

We trust that this satisfies your request.

Sincerely,

Misan O. Ikomi
Vice President, Distribution

11 Penn Plaza, 16th Floor
New York, NY 10001

T 212.324.8500
www.amcnetworks.com



**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 Turner Broadcasting System, Inc. (“Turner”), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period of from January 1, 2019 to March 31, 2019:

- 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) Turner 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) Turner 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 4th day of April, 2019.



Toni Millner
Assistant General Counsel and
Vice President - Kid Vid Compliance
Turner Broadcasting System, Inc.

* “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.

**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 Turner Broadcasting System, Inc. (“Turner”), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period of from January 1, 2019 to March 31, 2019:

- 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) Turner 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) Turner 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 4th day of April, 2019.



Toni Millner
Assistant General Counsel and
Vice President - Kid Vid Compliance
Turner Broadcasting System, Inc.

* “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.

CHILDREN'S PROGRAMMING CERTIFICATE

BTN hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/20/19



Thomas Thiel
Manager, Programming
BTN

**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 Turner Broadcasting System, Inc. (“Turner”), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period from January 1, 2019 to March 31, 2019:

- 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) Turner 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) Turner 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 4th day of April, 2019.



Toni Millner
Assistant General Counsel and
Vice President - Kid Vid Compliance
Turner Broadcasting System, Inc.

* “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.”

**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.

**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 Turner Broadcasting System, Inc. (“Turner”), hereby certify to the best of my information, knowledge, and belief, that the following information is accurate for the period from January 1, 2019 to March 31, 2019:

- 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) Turner 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) Turner 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 4th day of April, 2019.



Toni Millner
Assistant General Counsel and
Vice President - Kid Vid Compliance
Turner Broadcasting System, Inc.

* “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.”

**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.



March 31, 2019

This letter is intended to assist The Cowboy Channel affiliates in satisfying their obligations with the Federal Communications Commission's Television Regulations. The Cowboy Channel hereby certifies that:

1. All programming provided during this past calendar quarter, ending March 31, 2019, was in compliance with the Federal Communications Commission's Children's Television Regulations (including, without limitation, regulations regarding the display of website addresses and/or "host selling" activities "Children's TV Rules").

OR

2. The Cowboy Channel is not required to comply with the Children's TV Rules with respect to the Service because (please explain): The Cowboy Channel doesn't carry children's programming at this time. The Cowboy Channel agrees that it will notify affiliates within thirty (30) days of a change in the compliance with the Children's TV Rules.

Sincerely yours,

Patrick Gottsch
President

CrownMedia

FAMILY NETWORKS



CHILDREN'S PROGRAMMING CERTIFICATION

FIRST QUARTER 2019

This is to certify that Hallmark Channel, Hallmark Movies & Mysteries and Hallmark Drama were in compliance with the rules and regulations as described in the Children's Television Act of 1990 during the first quarter of 2019.

Executed this 2nd day of April 2019.

A handwritten signature in black ink that reads 'Paul Balelo'. The signature is written in a cursive style and is positioned above a horizontal line.

Name: Paul Balelo

Title: Senior Vice President,
Legal and Business Affairs

CrownMedia
UNITED STATES LLC

paulbalelo@crownmedia.com
12700 Ventura Boulevard, Studio City, CA 91604
Ph: 818.755.1227 Fx: 818.755.2475



Created by Cable in 1979

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 Jan 1, 2019 through Mar 31, 2019.

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

Peter Kiley
Vice President, Affiliate Relations and Communications
National Cable Satellite Corporation, d/b/a C-SPAN
400 North Capitol Street, NW
Washington, DC 20001



April 1, 2019

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 MotorTrend (formerly 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: *Eric Phillips*

Name: Eric Phillips

Title: President, Domestic Distribution

CHILDREN'S PROGRAMMING CERTIFICATION

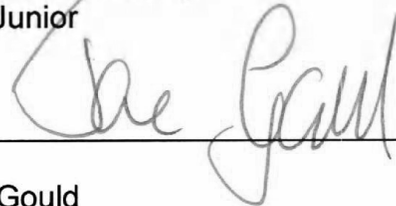
The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney Junior** was in compliance in all material respects with the commercial time provisions of the Children's Television Act of 1990 (the "Act"), as set forth in 47 U.S.C. Section 303a and the rules and regulations of the Federal Communications Commission promulgated thereunder, during the period January 1st, 2019 through March 31st, 2019 (the "Applicable Quarter"). A list of all programs that Disney Junior considered children's programming under the Act that aired on Disney Junior during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

I hereby declare that the foregoing is true and correct to the best of my knowledge.

Executed this 3rd day of April, 2019.

ABC Cable Networks Group
d/b/a Disney Junior

Signature: _____



Name: Jane Gould

Title: Senior Vice President,
Consumer Insights & Programming Strategy
Disney Channel, Disney Junior and Disney XD

This is a copy. The original is on file at ABC Cable Networks Group d / b / a / Disney Junior offices located at 3800 W. Alameda Avenue, Burbank, California 91505.

CHILDREN'S PROGRAMMING CERTIFICATION

The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney XD** was in compliance in all material respects with the commercial time provisions of the Children's Television Act of 1990 (the "Act"), as set forth in 47 U.S.C. Section 303a and the rules and regulations of the Federal Communications Commission promulgated thereunder, during the period January 1st, 2019 through March 31st, 2019 (the "Applicable Quarter"). A list of all programs that Disney XD considered children's programming under the Act that aired on Disney XD during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

I hereby declare that the foregoing is true and correct to the best of my knowledge.

Executed this 30 day of April, 2019.

ABC Cable Networks Group
d/b/a Disney XD

Signature: _____



Name: Jane Gould

Title: Senior Vice President,
Consumer Insights & Programming Strategy
Disney Channel, Disney Junior and Disney XD

This is a copy. The original is on file at ABC Cable Networks Group d / b / a / Disney XD offices located at 3800 W. Alameda Avenue, Burbank, California 91505.

CHILDREN'S PROGRAMMING CERTIFICATION

The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney Channel** was in compliance in all material respects with the commercial time provisions of the Children's Television Act of 1990 (the "Act"), as set forth in 47 U.S.C. Section 303a and the rules and regulations of the Federal Communications Commission promulgated thereunder, during the period January 1st, 2019 through March 31st, 2019 (the "Applicable Quarter"). A list of all programs that Disney Channel considered children's programming under the Act that aired on Disney Channel during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

I hereby declare that the foregoing is true and correct to the best of my knowledge.

Executed this 3RD day of April, 2019.

ABC Cable Networks Group
d/b/a Disney Channel

Signature: _____

Name: Jane Gould

Title: Senior Vice President,
Consumer Insights & Programming Strategy
Disney Channel, Disney Junior and Disney XD

This is a copy. The original is on file at ABC Cable Networks Group d / b / a / Disney Channel offices located at 3800 W. Alameda Avenue, Burbank, California 91505.

April 8, 2019

Dear Affiliate:

On behalf of ESPN, Inc., ESPN Classic, Inc. and ESPN Enterprises, Inc. the following is notification regarding the Children’s TV Act and closed-captioned programming for the first quarter of 2019.

Children’s TV Act

The Children’s Television Act of 1990 (the “Act”) and the FCC’s regulations pursuant thereto require that cable and certain other television systems maintain records sufficient to determine whether they are in compliance with the commercial content restrictions of the Act with respect to “children’s programming.”

Neither ESPN, Inc. (i.e., ESPN, ESPN2, ESPNEWS, ESPN Deportes, ESPNU, ESPN Goal Line, ESPN Bases Loaded, ESPN-SEC, ESPN College Extra, or Longhorn), ESPN Classic, Inc. (i.e., ESPN Classic), nor ESPN Enterprises, Inc. (i.e., ESPN VOD) aired any programming deemed children’s programming under the Act. Therefore, no further disclosure is currently needed with respect to those networks.

Closed-Captioned Programming

For the first quarter of 2019, please refer to the table below for the hours of new programming telecast on our networks and the portion thereof that was closed-captioned. In addition to the information on the table below, 100% of the required programming on ESPN3 and SEC+ was closed captioned, and ACC Network Extra is not yet subject to minimum closed captioning rules. Please note, neither ESPN, ESPN2, ESPNEWS, ESPN Classic, ESPNU, ESPN Deportes, ESPN VOD, Longhorn Network, ESPN-SEC, ESPN College Extra nor ESPN Goal Line/Bases Loaded telecast any pre-rule programming in the quarter.

Network	New programming (Hours)	New Closed Captioned (Hours)	New Percent Caption (%)
ESPN (including HD version)	2159:00:00	2159:00:00	100%
ESPN2 (including HD version)	2159:00:00	2158:30:00	99.98%
ESPNEWS (including HD version)	2159:00:00	2159:00:00	100%
ESPN Classic	2159:00:00	2159:00:00	100%
ESPN Deportes (including HD version)	2159:38:00	2158:38:00	99.95%
ESPNU (including HD version)	2159:00:00	2159:00:00	100%
ESPN VOD	1116:00:00	1116:00:00	100%
ESPN Goal Line /Bases Loaded	3:30:00	3:30:00	100%
Longhorn Network	2159:00:00	2159:00:00	100%
ESPN College Extra	482:00:00	478:00:00	99.17%
ESPN-SEC (including HD version)	2159:00:00	2157:00:00	99.91%

We will issue our next notification at the end of the second quarter of 2019. Should you need any further information at this time, please contact your ESPN account executive.

Sincerely yours,

ESPN, INC.
ESPN CLASSIC, INC.
ESPN ENTERPRISES, INC.



Justin Connolly
Executive Vice President
Disney and ESPN Networks
Affiliate Sales and Marketing



EWTN | Global
Catholic
Network

TELEVISION
RADIO
NEWS
ONLINE
PUBLISHING

April 9, 2019

Nisha Gowin
NCTC
11200 Corporate Ave
Lenexa, KS 66219

Via email ngowin@nctconline.org

**1st Quarter 2019 FCC Closed Captioning and Children's Television Compliance for
EWTN Domestic Services: EWTN and EWTN español**

Dear Nisha:

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.

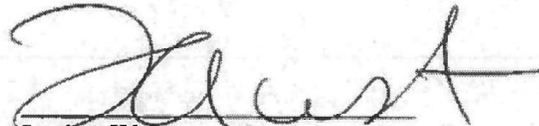
John B. Manos, Esq.
Vice President and General Counsel

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

CHILDREN'S PROGRAMMING CERTIFICATE

The Fox News Channel and the Fox Business Network (collectively, "Fox News") hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/26/19

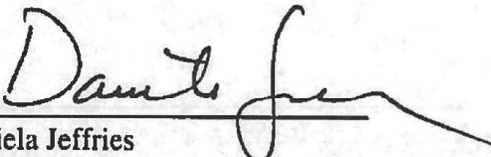


Lesley West
Vice President
Legal and Business Affairs
Fox News

CHILDREN'S PROGRAMMING CERTIFICATE

FS1 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/15/19



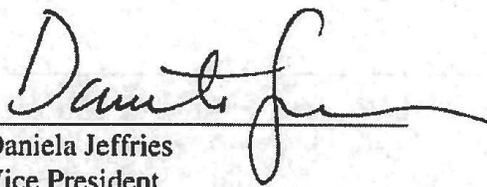
Daniela Jeffries
Vice President
Programming and Scheduling
Fox Sports Productions, Inc.

CHILDREN'S PROGRAMMING CERTIFICATE

FS2 hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: _____

3/15/19



Daniela Jeffries
Vice President
Programming and Scheduling
Fox Sports Productions, Inc.

CHILDREN'S PROGRAMMING CERTIFICATE

Fox College Sports hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 2/19/19

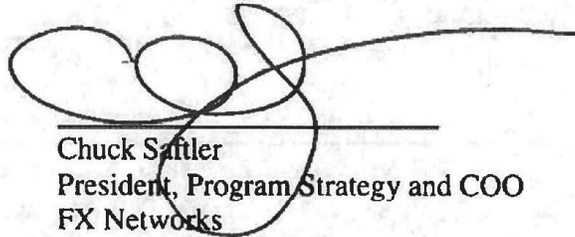


Derek Crocker
Vice President
Collegiate Sports

CHILDREN'S PROGRAMMING CERTIFICATE

FX hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/29/19

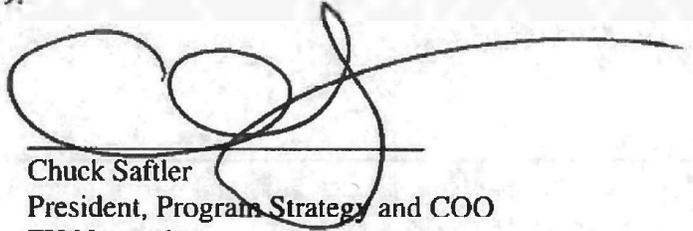


Chuck Saffler
President, Program Strategy and COO
FX Networks

CHILDREN'S PROGRAMMING CERTIFICATE

FXM hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/29/19

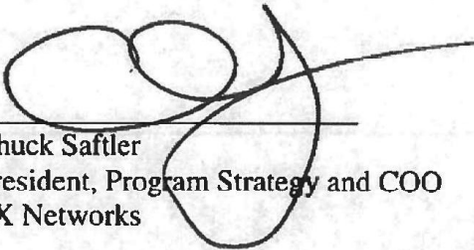


Chuck Saftler
President, Program Strategy and COO
FX Networks

CHILDREN'S PROGRAMMING CERTIFICATE

FXX hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/29/19



Chuck Saftler
President, Program Strategy and COO
FX Networks



April 3, 2019

Via Email: ngowin@nctconline.org

Nisha Gowin
NCTC
1120 Corporate Ave
Lenexa, KS 66219

Re: Children's Programming Certification

Dear Nisha:

This letter is in connection with the Children's Television Act of 1990 and the requirement under FCC regulations that cable television systems maintain records sufficient to determine whether they are in compliance with the commercial content restrictions of the Act for "children's programming" which is defined as "programs originally produced and broadcast primarily for an audience of children 12 years old and younger."

As requested, this will confirm that for the first quarter of 2019, Game Show Network, LLC certifies that the GSN Network is in compliance with the commercial content restrictions of the Act.

GAME SHOW NETWORK, LLC

A handwritten signature in black ink, appearing to read "Joan Plantenberg", written over a horizontal line.

By: Joan Plantenberg



Rachel A. Miller
SVP Legal Affairs

April 5, 2019

VIA EMAIL

NCTC
Attn: Nisha Gowin
11200 Corporate Ave.
Lenexa, KS 66219

RE: Children's Television Act – Compliance

Dear Ms. Gowin:

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 March 31, 2019.

Very truly yours,

Rachel Miller
SVP Legal Affairs



Children's Programming Certification

This is to certify that The Inspirational Network as a standard practice, formats and airs the following children's programs and series so that the total 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 the rules and regulations of the Federal Communications Commission during the first quarter ending **3/31/2019**.

Program Name

Time

Program Length

All children's programming was discontinued effective May 1, 2009.

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

A handwritten signature in cursive script that reads "Phyllis L. Costner". The signature is written in black ink and is positioned above a horizontal line.

Phyllis L. Costner
Director of Network Compliance

Date: 3-25-19



302 North Sheridan Street • Corona, CA 92880-2067
Phone (877) 475-1711 • Fax (951) 270-1902 • MAVTV.com

Kevin Asbell • (951) 493-1172 • kasbell@mavtv.com

Network Name: MAVTV
Address: 302 North Sheridan Street
Corona, California 92880

Phone Number: (951) 493-1195

CHILDREN’S PROGRAMMING CERTIFICATION – FIRST QUARTER 2019

This is to certify that the Mav’rick Entertainment Network, Inc. (“MAVTV”) programming service (the “Service”) for the First Quarter of 2019 has not contained, nor will it contain, any children’s programming, as defined under the Children’s Television Act of 1990, 47 CFR 76.225 and 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.

CHILDREN’S PROGRAMMING AIRED DURING FIRST QUARTER 2019

None.

I hereby declare under penalty of perjury that the foregoing is true and correct.
Executed this 1st day of March 2019.

MAVTV

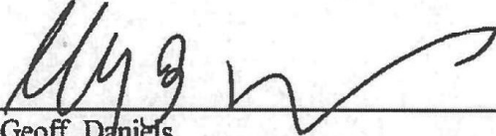
By:  _____

Its: General Counsel

CHILDREN'S PROGRAMMING CERTIFICATE

Nat Geo WILD hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/21/19

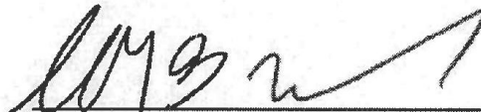


Geoff Daniels
Executive Vice President
Global Unscripted Entertainment

CHILDREN'S PROGRAMMING CERTIFICATE

The National Geographic Channel hereby certifies that it was in compliance with the Children's Television Act of 1990 and the implementing rules and regulations of the Federal Communications Commission during the first quarter of 2019.

Dated: 3/21/19



Geoff Daniels
Executive Vice President
Global Unscripted Entertainment

**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 Turner Broadcasting System, Inc. ("Turner"), I hereby certify that for the period from January 1, 2019 to March 31, 2019:

- 1) 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"¹ (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.
- 4) 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 4th day of April, 2019.



Toni Millner
Assistant General Counsel and
Vice President—Kid Vid Compliance
Turner Broadcasting System, Inc.

¹ "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."

Kerry Brockhage
EVP & Chief Counsel, Content Distribution
30 Rockefeller Plaza - 1221 Campus
New York, NY 10112
kerry.brockhage@nbcuni.com

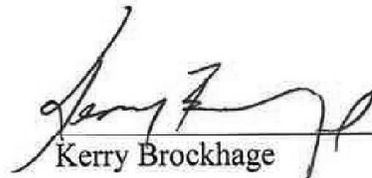
NBCUniversal

April 8, 2019

**RE: Certification of Compliance with Children's Television Act 1990
Q1-2019 – FCC Rules 76.225 & 76.1703**

This is to certify that the NBCUniversal programming services currently known as BRAVO, CNBC, CNBC World, E!, GOLF, MSNBC, NBCSN, OLYMPICS Channel, OXYGEN, SYFY, UNIVERSO, & 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 First Quarter of 2019.

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 8th day of April 2019.


Kerry Brockhage

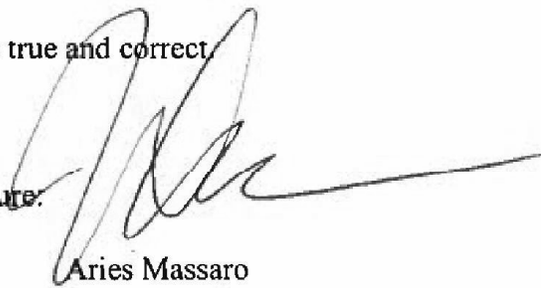
NETWORK'S NAME: NFL Network & RedZone
Address: One NFL Plaza
Mt. Laurel, NJ 08054

CHILDRENS PROGRAMMING CERTIFICATION

This notice confirms that, for the period commencing on January 1, 2019 and ending on March 31, 2019:

1. NFL RedZone did not include programming originally produced for an audience of children 12 years old and younger.
2. All NFL Network programming originally produced for an audience of children 12 years old and younger complied in all respects (to the extent applicable to Network) with the commercial matter limitations of the Children's Television Act of 1990, Public Law 101-437 (October 18, 1990) and the regulations of the FCC promulgated thereunder from time-to-time.

I hereby declare that the foregoing is true and correct.

Signature: 

Name: Aries Massaro

Title: Director NFL Network Affiliate Sales

Date: April __, 2019



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION
FIRST QUARTER 2019 (January 1, 2019 THROUGH March 31, 2019)

This is to certify that Outdoor Channel ("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 1st Quarter of 2019 was, to the best of Network's knowledge and belief, 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, 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 31st day of March 2019

Network: Outdoor Channel

A handwritten signature in black ink that reads "Steve Smith". The signature is written in a cursive style with a long horizontal stroke extending from the end of the name.

By: Steve Smith
EVP Distribution & Affiliate Marketing



March 31st, 2019

Re: 1st Quarter Children's Programming Certification

To Whom It May Concern:

This letter is to certify that Outside Television is in full compliance with the provisions of the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission promulgated there under for the 1st quarter of 2019.

Specifically, Outside Television did not broadcast any children's programming during the 1st quarter of 2019.

I declare under penalty of perjury that the foregoing is true and correct. This certification was executed on the 31st day of March

Sincerely,

A handwritten signature in black ink, appearing to read "RF", written over a light gray background.

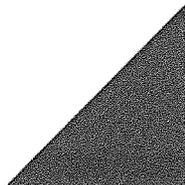
Rob Faris

SVP Programming & Production

Outside TV

33 Riverside Ave., 4th Floor

Westport, CT 06880





April 1, 2019

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: Joe Klopp
Name: Joe Klopp
Title: EVP, CFO
Date: 4/9/19



March 31, 2019

This letter is intended to assist RFD-TV affiliates in satisfying their obligations with the Federal Communications Commission's Television Regulations. RFD-TV hereby certifies that:

1. X All programming provided during this past calendar quarter, ending March 31, 2019, was in compliance with the Federal Communications Commission's Children's Television Regulations (including, without limitation, regulations regarding the display of website addresses and/or "host selling" activities "Children's TV Rules").

OR

2. RFD-TV is not required to comply with the Children's TV Rules with respect to the Service because (please explain):

_____. RFD-TV agrees that it will notify affiliates within thirty (30) days of a change in the compliance with the Children's TV Rules.

Sincerely yours,

Patrick Gottsch
President