



January 6, 2017

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 4th Quarter 2016. Please note that the Act's advertising limits are inapplicable to CNN, Headline News, Turner Classic Movies, 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.

Kindest Regards,

A handwritten signature in black ink, appearing to read "Stephen Jones".

Stephen Jones
Office Administrator

Attachments

**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 October 1, 2016, to December 31, 2016:

- 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 5th day of January 2017.



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.

**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 October 1, 2016, to December 31, 2016:

- 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 5th day of January, 2017.



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

**NBA TV
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”), certify that:

- 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 5th day of January, 2017.



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.”

TBS
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 that for the period from October 1, 2016 to December 31, 2016:

- 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 broadcast during children’s programming* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) As a standard practice, Turner formats any children’s programming (as defined under the Act) within the commercial limits set forth in the Act to the extent the FCC regulations are applicable to the programming.
- 3) To the best of my information, knowledge, and belief, no children’s programming aired in the period noted above on TBS with the exception of two programs, *Dr. Seuss’ How the Grinch Stole Christmas*, and *An Elf’s Story: The Elf on the Shelf*.
- 4) To the best of my information, knowledge, and belief, TBS formatted the programs within the commercial limits set forth with the Act when they were telecast on the network on November 20th and December 10th.

Certified by me this 5th day of January, 2017.



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 old and under.

TNT
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 that for the period from October 1, 2016 to December 31, 2016:

- 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 broadcast during children’s programming* on weekdays, and no more than 10 ½ minutes per hour on weekends).
- 2) As a standard practice, Turner formats any children’s programming (as defined under the Act) within the commercial limits set forth in the Act to the extent the FCC regulations are applicable to the programming.
- 3) To the best of my information, knowledge, and belief, no children’s programming aired in the period noted above on TNT with the exception of one program, *Dr. Seuss' How the Grinch Stole Christmas*.
- 4) To the best of my information, knowledge, and belief, TNT formatted the program within the commercial limits set forth with the Act when it was telecast on the network on December 14th.

Certified by me this 5th day of January, 2017.



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 old and under.