This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Enlace USA** 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 **Enlace USA** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Enlace USA** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of December, 2019.

Wan B nielle

By:

Warren B. Miller

**Assistant Secretary** 

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **SMILE** 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 **SMILE** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **SMILE** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of December, 2019.

War Breille

By:

Warren B. Miller

**Assistant Secretary** 

This is to certify that:

- 1. As required by Sections 73.682(e) and 76.607(a) of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on **Trinity Broadcasting Network (TBN)/HD** 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 **Trinity Broadcasting Network (TBN)/HD** to authorized reception equipment of television broadcast station viewers and downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Trinity Broadcasting Network (TBN)/HD** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Signed and executed this 31st day of December, 2019.

Waln B Wella

By:

Warren B. Miller

**Assistant Secretary** 

#### This is to certify that APLAUSO:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on APLAUSO are or will be 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 APLAUSO by December 13, 2012 to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by APLAUSO through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 30<sup>th</sup> day of December 2019

| By: _ | Colleen E. Glynn                             |  |
|-------|--|--|
|       | Name   |  |
|       | Executive Vice President and General Counsel |  |
| _     | Citle  |  |

| December 30, 2019  |
|--|
| Dear Affiliate:  |
| This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.   |
| Aplauso TV during the following time periods:  |
| For Fourth Quarter 2019 (October - December) and all prior calendar quarters:  |
| 1has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission: |
| OR   |
| 2X hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: annual gross revenue less than three million.              |
| Further, we agree to notify you within thirty (30) days of a change in exempt status.  |
| Sincerely yours,   |
| Colleen E. Glynn   |

Colleen E. Glynn EVP, General Counsel Olympusat, Inc.

### **APLAUSO**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please | initial those that are applicable:  |
|--------|---|
| _      | The following programing satisfies the required caption quality standards   |
|        | OR  |
| X      | The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply |
|        | OR  |
| _      | All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply           |
| Progr  | amming is exempt from IP captioning rules because they are not required to be   |
| captio | ned on television.  |
|        |   |
|        |   |
|        |   |
| This c | ertification is made in good faith and is true to the best of my knowledge.   |
| Execu  | ted this 30th day of December 2019.   |
|        | Signature: Collee & Slynn_  |
|        | Print Name: Colleen E. Glynn  |
|        | Title: E.V.P. / General Counsel   |



January 10, 2020

### **VIA EMAIL**

Atlantic Broadband Attn: Thomas J. Gunerman (tgunerman@atlanticbb.com) 2 Batterymarch Park, Suite 205 Quincy, CA 02169

RE: Closed Captioning Requirements & Children's Television Act – Q4 2019

Dear Mr. Gunerman:

Attached please find HBO's certification for the calendar quarter ending December 31, 2019, detailing our compliance with the FCC's Closed Captioning rules and the Children's Television Act.

Very truly yours,

Kedrin MacKenzie Legal Assistant

Attachment

cc: Dominic Dorman

### Closed Captioning Rules Certification

This is to certify that for the calendar quarter ended December 31, 2019:

(i) Home Box Office, Inc. ("HBO") distributed the following channels of video programming:

HBO (Main Channel) HBO2 **HBO** Signature **HBO** Family **HBO** Comedy HBO Zone **HBO** Latino Cinemax (Main Channel) MoreMax ActionMax ThrillerMax 5StarMax WMax OuterMax @Max **HBO** High Definition

Cinemax High Definition
HBO on Demand
Cinemax on Demand

(ii) Each channel of video programming distributed by HBO was captioned in substantial compliance with the requirements specified in Section 79.1(b) of Title 47 of the Code of Federal Regulations.

Executed this 10th day of January, 2020

Home Box Office, Inc.

Dominic Dorman

Director, Distribution Tech and Operations



Rachel A. Miller SVP Legal Affairs

January 10, 2020

### VIA EMAIL

Atlantic Broadband Attn: Thomas J. Gunerman, Deputy General Counsel 2 Battery March Park, Suite 205 Quincy, MA 02169

RE: <u>Children's Television Act – Compliance</u>

Dear Mr. Gunerman:

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 December 31, 2019.

Very truly yours,

Rachel Miller SVP Legal Affairs Cable Provider:

OlympuSAT

Network Name:

BYU Broadcasting (a non-commercial, educational broadcasting station)

Address:

**BYU Broadcasting** 

Brigham Young University

Provo, Utah 84602

Email Address:

emily.gillam@byu.edu

Phone Number:

(801) 422-0369

Fax Number:

(801) 422-0298

### <u>CALM ACT CERTIFICATION – FOURTH QUARTER 2019</u> (OCTOBER 1, 2019, THROUGH DECEMBER 31, 2019)

This letter is to certify that BYUtv, a service of BYU Broadcasting, is a non-commercial educational ("NCE") station and, thus, does not include commercial advertisements and is exempt from the requirements of the Commercial Advertisement Loudness Mitigation ("CALM") Act.

I hereby declare under penalty of perjury that, to the best of my knowledge and belief, the foregoing is true and correct.

Signature:

Name: Emily Gillam

Title: Paralegal / Licensing Administrator

Date: December 13, 2019

Cable Provider: OlympuSAT

Network Name: BYU Broadcasting (a non-commercial, educational broadcasting station)

Address: BYU Broadcasting

Brigham Young University

Provo, Utah 84602

Email Address: <a href="mailto:emily.gillam@byu.edu">emily.gillam@byu.edu</a>

Phone Number: (801) 422-0369 Fax Number: (801) 422-0298

# CLOSED CAPTIONING CERTIFICATION – FOURTH QUARTER 2019 (OCTOBER 1, 2019, THROUGH DECEMBER 31, 2019)

This is to certify that, during the above-captioned calendar quarter, the **BYU Television** programming service (the "Service") provided to OlympuSAT during the calendar quarter ending December 31, 2019, was provided with captions to the extent required pursuant to Section 79.1 of the rules of the Federal Communications Commission.

I hereby declare under penalty of perjury that, to the best of my knowledge and belief, the foregoing is true and correct.

Signature: Till Tull

Name: Emily Gillam

Title: Paralegal / Licensing Administrator

Date: December 13, 2019

### **BYU Broadcasting**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please initia | l those | that | are app | licabl | le: |
|---------------|---------|------|---------|--------|-----|
|---------------|---------|------|---------|--------|-----|

The following programing satisfies the required caption quality standards

OR

The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply

OR

All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply

We do not IP deliver any content to OlympuSat.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 13th day of December 2019

### **BYU BROADCASTING**

Signature: \( \lambda \mu \)

Print Name: Emily Gillam

Title: Paralegal / Licensing Administrator



The undersigned hereby certifies that with respect to each of the television programming services (the "Networks") set forth below, effective as of October 1, 2019:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all advertisements embedded in programs carried on each such Network 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 the Networks to authorized reception equipment of downstream multichannel programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the Networks through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

This Certification covers the following television programming services:

MASN MASN2 MASN HD MASN 2 HD

MID-ATLANTIC SPORTS NETWORK

Marilyn E. McClellan

Director of Programming

### This is to certify that:

- As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all
  commercial advertisements embedded in programs carried on The Word Network 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 The Word Network to authorized reception equipment of
  downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by The Word Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 1st day of January 2019

By: Pete Glass

Director of Engineering, The Word Network

This is to certify that CINE MEXICANO:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on CINE MEXICANO are or will be 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 CINE MEXICANO by December 13, 2012 to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by CINE MEXICANO through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 30th day of December 2019

| By: _ | Colleen E. Glynn                             |  |
|-------|--|--|
|       | Name   |  |
|       |  |  |
|       | Executive Vice President and General Counsel |  |
|       | Title  |  |



September 30<sup>th</sup>, 2019

Dear Affiliate:

This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.

Cine Mexicano during the following time periods:

| For Fo | ourth Q | uarter) | 2019 | (Octo | ber - | Decem | ber) ar | ıd al | l prior | calenda | ar quar | ters: |
|--------|---------|---------|------|-------|-------|-------|---------|-------|---------|---------|---------|-------|
|--------|---------|---------|------|-------|-------|-------|---------|-------|---------|---------|---------|-------|

1. \_\_\_\_\_has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:

OR

2. \_\_\_\_X \_\_\_\_hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemption: "The cost of closed captioning exceeds two (2) percent of the annual gross revenue of the network."

Further, we agree to notify you within thirty {30} days of a change in exempt status.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30<sup>th</sup> day of December 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

(Please type or print)

### **CINE MEXICANO**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please | e initial those that are applicable:  |
|--------|---|
| _      | The following programing satisfies the required caption quality standards   |
|        | OR  |
| X      | The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply |
|        | OR  |
| _      | All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply           |
| Progr  | camming is exempt from IP captioning rules because they are not required to be  |
| captio | oned on television.   |
|        |   |
|        |   |
|        |   |
| This c | certification is made in good faith and is true to the best of my knowledge.  |
| Execu  | ated this day 30 <sup>th</sup> day of December 2019.  |
|        |   |
|        | Signature: Collee & Slynn   |
|        | Signature: Colleen E. Glynn_  |



### **Caption Quality Standards and Best Practices Certification**

| Pursuant to section 79.1(j)(1) of its rules, the Federal communications Commission (FCC) requires Video Programmers to certify compliance with its closed captioning standards. This is to certify that programming distributed by The Word Network is in compliance with applicable FCC requirements concerning the quality of closed captioning, as indicated below:  The video programming satisfies the caption quality standards of FCC Rule 79.1(j)(2), 47 C.F.R. § 79.1(b) & (j)(2)  |
|---|
| One or more of The Word Network's programs are exempt from the closed captioning rules, as set forth below:   |
| For purposes of determining compliance with Section 79.1, any video programming provider that meets one or more of the following criteria shall be exempt to the extent specified. (5) <b>Programming distributed in the late night hours</b> . Programming that is being distributed to residential households between 2 a.m. and 6 a.m. local time. Video programming distributors providing a channel that consists of a service that is distributed and exhibited for viewing in more than a single time zone shall be exempt from closed captioning that service for any continuous 4 hour time period they may select, commencing not earlier than 12 a.m. local time and ending not later than 7 a.m. local time in any location where that service is intended for viewing. This exemption is to be determined based on the primary reception locations and remains applicable even if the transmission is accessible and distributed or exhibited in other time zones on a secondary basis. Video programming distributors providing service outside of the 48 contiguous states may treat as exempt programming that is exempt under this paragraph when distributed in the contiguous states. Provider that meets one or more of the following criteria shall be exempt to the extent specified. |
| Program: Michael Jones Ministry/Exemption: Shown between 2am – 6am  |
| Program: Horace Sheffield Ministry/ Exemption: Shown between 2am - 6am  |

| exempt to the extent specified.   |  |
|---|--|
| Program: Michael Jones Ministry/Exemption: Shown between 2am - 6am      |  |
| Program: Horace Sheffield Ministry/ Exemption: Shown between 2am - 6am  |  |
| Program: Addison Adamu Ministry/Exemption: Shown between 2am - 6am      |  |
| Program: Ellen Bryant Brown Ministry/Exemption: Shown between 2am - 6am |  |
| Program: Willie Robinson Ministry/Exemption: Shown between 2am – 6am    |  |
| Program: R.D. Scott Ministry/Exemption: Shown between 2am - 6am         |  |
| Program: Terry D. McClean Ministry/Exemption: Shown between 2am – 6am   |  |
| Program: Glenn Arekion Ministry/Exemption: Shown between 2am – 6am      |  |
| Program: Robbi Warren Ministry/Exemption: Shown between 2am - 6am       |  |
| Program: Angelo Jones Ministry/Exemption: Shown between 2am - 6am       |  |
|   |  |

This certification is made in good faith and is true to the best of my knowledge.

Executed this day 6th January, 2019.

The Word Network

By: \_

Name TOHN MATTIELL

Title: DIR. OF MKTG.

# Certification of Compliance with the Federal Communications Commission=s Closed Captioning Requirements December 31, 2019

On Behalf of Trinity Christian Center of Santa Ana, Inc., Trinity Broadcasting of New York, Inc., and Trinity Broadcasting of Texas, Inc., d/b/a Trinity Broadcasting Networks (TBN), this is to certify that its programming service (including any applicable HD and/or VOD Services) provided to multichannel video program distributors (MVPDs) complies with the closed captioning and captioning quality obligations of the Federal Communications Commission (FCC) noted in FCC Rule 79.1(b) and 79.1(j)(2) (47 C.F.R. '79.1(b) & (j)(2)).

TBN is a not-for-profit, tax-exempt corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 U.S.C. 501(c)(3)).

This certification is true and correct, to the best of my knowledge and understanding, and is made as of December 31, 2019.

Trinity Christian Center of Santa Ana, Inc., Trinity Broadcasting of New York, Inc., and Trinity Broadcasting of Texas, Inc., d/b/a Trinity Broadcasting Networks

| By:                              | _ |
|----------------------------------|---|
| Print Name: Sheri Duff           |   |
| Title: Closed Captioning Contact |   |

<sup>&</sup>lt;sup>1</sup> TBN=s JUCE (formerly JCTV), Smile of a Child (SOAC), TBN Enlace, Trinity Broadcasting of Arizona, Inc., Trinity Broadcasting of Florida, Inc., Trinity Broadcasting of Oklahoma City, Inc., Trinity Broadcasting of Washington, and TBN Salsa program services are exempt from the video programming captioning requirements pursuant to FCC Rule 79.1(d)(12) (47 C.F.R. '79.1(d)(2)), which exempts programs and providers on channels producing revenues of under \$3.000.000.



### This is to certify that:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on The Cowboy Channel 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 The Cowboy Channel to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by The Cowboy Channel through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed 31th day of December, 2019

By: Patrick Gottsch

President



December 31, 2019

Patrick Gottsch

President

| This letter is intended to assist The Cowboy Channel affiliates in satisfying their obligations under Section 79.1(b) of Title 47 of the Code of Federal Regulations regarding closed captioning. The Cowboy Channel hereby certifies that: |
|---|
| 1. X All programming provided during this past calendar quarter, ending December 31, 2019, was captioned to the extent required pursuant to Section 79.1(b) of the rules of the Federal Communications Commission.                          |
| OR  2 The Cowboy Channel is <b>EXEMPT</b> from the closed captioning requirements pursuant to the Federal Communications Commission's closed captioning rules applicable to it because:   |
| The Cowboy Channel agrees that it will notify affiliates within thirty (30) days of a change in its exempt status.  |
| Sincerely.  |

49 Music Square West, Suite 301, Nashville, TN 37203 Main 615-227-9292 | Fax 615-296-9822 | www.rfdtv.com

### This is to certify that CUBA PLAY:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on CUBA PLAY are or will be 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 CUBA PLAY by December 13, 2012 to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by CUBA PLAY through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

| Ву: | Colleen E. Glynn                             |
|-----|--|
|     | Name   |
|     | Executive Vice President and General Counsel |
|     | Title  |

Executed this 30th day of December 2019

| December 30 <sup>th</sup> , 2019   |  |  |
|--|--|--|
| Dear Affiliate:  |  |  |
| This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.   |  |  |
| Cuba Play during the following time periods:   |  |  |
| For Fourth Quarter 2019 (October - December) and all prior calendar quarters:  |  |  |
| 1has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission: |  |  |
| OR   |  |  |
| 2X hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: annual gross revenue less than three million.              |  |  |
| Further, we agree to notify you within thirty (30) days of a change in exempt status.  |  |  |
| Sincerely yours,   |  |  |
| Colleen E. Glynn   |  |  |
| Colleen E. Glynn EVP, General Counsel Olympusat, Inc.  |  |  |

### **CUBA PLAY**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please | initial those that are applicable:  |
|--------|---|
| _      | The following programing satisfies the required caption quality standards   |
|        | OR  |
| X      | The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply |
|        | OR  |
| _      | All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply           |
| Progr  | amming is exempt from IP captioning rules because they are not required to be   |
| captio | ned on television.  |
|        |   |
|        |   |
|        |   |
| This c | ertification is made in good faith and is true to the best of my knowledge.   |
| Execu  | ted this day 30 <sup>th</sup> day of December 2019.   |
|        | Signature: Collee & Slynn   |
|        | Print Name: _Colleen E. Glynn   |
|        | Title: E.V.P. / General Counsel   |

#### This is to certify that DAMAS:

- As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial
  advertisements embedded in programs carried on DAMAS are or will be 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 DAMAS by
  December 13, 2012 to authorized reception equipment of downstream multichannel video
  programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by DAMAS through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

| Ву: | Colleen E. Glynn                             |
|-----|--|
|     | Name   |
|     | Executive Vice President and General Counsel |

Executed this 30<sup>th</sup> day of December 2019

| December 30 <sup>th</sup> , 2019   |
|--|
| Dear Affiliate:  |
| This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.   |
| Damas TV during the following time periods:  |
| For Fourth Quarter 2019 (October - December) and all prior calendar quarters:  |
| 1has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission: |
| OR   |
| 2X hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: annual gross revenue less than three million.              |
| Further, we agree to notify you within thirty (30) days of a change in exempt status.  |
| Sincerely yours,   |
| Colleen E. Glynn   |
| Colleen E. Glynn<br>EVP, General Counsel   |

Olympusat, Inc.

### **DAMAS TV**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please | initial those that are applicable:  |
|--------|---|
| _      | The following programing satisfies the required caption quality standards   |
|        | OR  |
| X      | The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply |
|        | OR  |
| _      | All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply           |
| Progr  | amming is exempt from IP captioning rules because they are not required to be   |
| captio | ned on television.  |
|        |   |
|        |   |
|        |   |
| This c | ertification is made in good faith and is true to the best of my knowledge.   |
| Execu  | ted this day 30 <sup>th</sup> day of December 2019.   |
|        | Signature: College & Slynn  Print Name: College E. Glynn  |
|        | Title: E.V.P. / General Counsel   |



#### DOMINICAN VIEW

Av. Luperón No. 46 Santo Domingo, D.N. info@supercanal.com

#### **CALM Act Certification**

#### This is to certify that:

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried **Dominican View** 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 **Dominican View** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Dominican View** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 27 day of September 2019.

Name: Marien Solis

Signature:

Title: Accountant Manager



#### DOMINICAN VIEW

Av. Luperón No. 46 Santo Domingo, D.N. info@supercanal.com

#### Re: Closed Captioning Certification:

This letter is intended to assist Charter Communications in satisfying its obligations under Section 79.1 (b) of Title 47 of the code of Federal Regulations regarding closed captioning. Network hereby certifies that:

All programming provided during the fourth calendar quarter, ending December 31<sup>th</sup> 2019, was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission.

OR

 It is EXEMPT from the closed captioning requirements pursuant to the Federal Communication Commission's closed captioning rules applicable to it because: Dominican view does not not more than Three Million Dollars (US\$3,000,000.00) a year.

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's Closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

Executed this 27 day of December 2019.

Sincerely,

Name: Marien Solis

Signature: 2

Title: Accountant Manager



#### DOMINICAN VIEW

Av. Luperón No. 46 Santo Domingo, D.N. info@supercanal.com

### Re: Closed Captioning For Internet Programming Certification

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

1. \_\_The following programming satisfies the required caption quality standards.

OR

It is EXEMPT from the closed captioning for internet programming requirements
pursuant to the Federal Communication Commission's closed captioning rules applicable to
it because: Dominican View does not net more than Three Million Dollars
(US\$3,000,000.00) a year.

OR

All programming is exempt from the closed captioning rules under one or more properly
attained exemptions. If you are claiming an exemption, please use the space below to
specify all exemptions that apply.

I certify that I have been designated Program Network as the official responsible for oversight of compliance with the FCC's Closed captioning requirements and hereby declare under penalty of perjury that the foregoing is true and correct.

This certification is made in good faith and is true to the best of my knowledge.

Executed this 27 day of December 2019.

Sincerely,

Signature: Name: Marien Solis

Title: Accountant Manager

#### This is to certify that Gran Cine Network:

Executed this 30<sup>th</sup> day of December 2019

- 1. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on Gran Cine Network are or will be 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 Gran Cine Network by December 13, 2012 to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Gran Cine Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

| Ву: | Colleen E. Glynn Name                        |
|-----|--|
|     | Executive Vice President and General Counsel |
|     | Title  |

# Olympusat, Inc./Gran Cine

| December 30 <sup>th</sup> , 2019   |
|--|
| Dear Affiliate:  |
| This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.   |
| Gran Cine during the following time periods:   |
| For Fourth Quarter 2019 (October - December) and all prior calendar quarters:  |
| 1has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission: |
| OR   |
| 2X hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: annual gross revenue less than three million.              |
| Further, we agree to notify you within thirty (30) days of a change in exempt status.  |
| Sincerely yours,   |
| Colleen E. Glynn   |
| Colleen E. Glynn EVP, General Counsel Olympusat, Inc.  |
| Orympusat, mc.   |

### **GRAN CINE**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please in | nitial those that are applicable:   |
|-----------|---|
| _ T       | The following programing satisfies the required caption quality standards   |
| C         | OR .  |
| o         | The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply   |
| C         | OR CONTRACTOR OF THE PROPERTY |
| _<br>_ p  | All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the pace provided below to specify all exemptions that apply  |
| Program   | nming is exempt from IP captioning rules because they are not required to be  |
|           | d on television.  |
|           |   |
|           |   |
|           |   |
| This cert | diffication is made in good faith and is true to the best of my knowledge.  |
| Executed  | d this 30 <sup>th</sup> day of December 2019.   |
|           |   |
|           | Signature: Collee & Slynn   |
|           | Print Name: _Colleen E. Glynn   |
|           | Title: E.V.P. / General Counsel   |



# CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION FOURTH QUARTER 2019 (October 1, 2019 THROUGH December 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 4<sup>th</sup> 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 December 2019

Network: Outdoor Channel

By: Steve Smith

**EVP Distribution & Affiliate Marketing** 

### This is to certify that **PARABLES**:

- As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on <u>PARABLES</u> are or will be 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 <u>PARABLES</u> to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by <u>PARABLES</u> through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

| Executed this 30 <sup>th</sup> day of December 2019 |
|---|
| By:Colleen E, Glynn                                 |
| Name  |
| Executive Vice President and General Counsel        |
| Title   |

## Olympusat, Inc./Parables TV

| December 30 <sup>th</sup> , 2019   |  |  |
|--|--|--|
| Dear Affiliate:  |  |  |
| This letter is intended to assist in satisfying its obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning.   |  |  |
| Parables TV during the following time periods:   |  |  |
| For Fourth Quarter 2019 (October - December) and all prior calendar quarters:  |  |  |
| 1has been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission:                                 |  |  |
| OR   |  |  |
| 2X hereby certifies that it is exempt from the closed captioning requirements pursuant to the Federal Communication's closed captioning rules applicable to it because of the following exemptions: New network (under 4 years in operation) and annual gross revenue less than three million. |  |  |
| Further, we agree to notify you within thirty (30) days of a change in exempt status.  |  |  |
| Sincerely yours,   |  |  |
| Colleen E. Glynn   |  |  |

Colleen E. Glynn EVP, General Counsel

Olympusat, Inc.

### **PARABLES**

### **Closed Caption Certification**

FCC rules require video programming distributers to caption programming delivered using IP if it was shown on television with captions.

| Please | e initial those that are applicable:  |
|--------|---|
| _      | The following programing satisfies the required caption quality standards   |
|        | OR  |
| X      | The following programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply |
|        | OR  |
| _      | All programming is exempt from the closed captioning rules under one or more properly attained exemptions. If you are claiming an exemption, please use the space provided below to specify all exemptions that apply           |
| Progr  | amming is exempt from IP captioning rules because they are not required to be   |
| captio | ned on television.  |
|        |   |
|        |   |
|        |   |
| This c | ertification is made in good faith and is true to the best of my knowledge.   |
| Execu  | ted this 30 <sup>th</sup> day of December 2019.   |
|        | Signature: Collee & Slynn   |
|        | Print Name: _Colleen E. Glynn   |
|        | Title: E.V.P. / General Counsel   |



January 3, 2020

Subject: WGN America FCC Closed Captioning Compliance Certification Q4 2019

This letter certifies that during the 4<sup>th</sup> quarter of 2019, based on certifications received from its program providers/syndicators, the video programming either aired on or provided by WGN America satisfies the captioning requirements of FCC Rule 79.1(b) and the caption quality standards of FCC Rule 79.1(j)(2) (accuracy, synchronicity, completeness and placement).

If you have any questions or need any further assistance, contact me at 773-883-3255.

Sincerely, Carmen Finch Programming Supervisor WGN America Cable Network

