

ROBYN POLASHUK vice president legal

Lifetime

August 12, 2002

Ms. Kim D. Sedwick Assistant Vice President//Commercial Offices Armstrong Cable Services One Armstrong Place Butler, PA 16001

RE: Children's Television Act of 1990 – Certification for Second Quarter, 2002

Dear Ms. Sedwick:

The following summarizes the current policy of Lifetime Entertainment Services with respect to the Children's Television Act of 1990 (the "Act").

- 1. The Lifetime Movie Network ("LMN") programming does not at present include children's programming.
- 2. If LMN offers children's programming at any time during the Term of the Affiliation Agreement pursuant to which you are authorized to exhibit LMN, we will so notify you and, with respect to the Act, we will:
 - (a) Comply with the Act's commercial limits with respect to such programming, and
 - (b) Cooperate with you with respect to verification of LMN's compliance with such commercial limits.

Very truly yours,

Robyn Polashul

Robyn Polashuk

RP:ne



Via Federal Express

August 8, 2002

Kim D. Sedwick The Armstrong Group One Armstrong Place Butler, PA 16001

Re:

CERTIFICATION OF COMPLIANCE WITH CHILDREN'S

ADVERTISING LIMITATIONS

Dear Ms. Sedwick:

Pursuant to your request dated August 1, 2002, this letter is being sent as certification to The Armstrong Group of Companies by E! Entertainment Television, Inc. that no children's programming, as that term is defined by the Children's Television Act of 1990 and the Rules Regulations of the Federal Communications Commission and promulgated thereunder, has been aired on the E! Entertainment Television Network (the "Network") during the second quarter of 2002. Also, the Network has no plans to air such children's programming in the future.

Please give me a call at (323) 692-4822 if you have any questions regarding this certification.

Very truly yours,

Why R Lai

Jeffrey R. Lai

Senior Vice President, Business and Legal Affairs, and General Counsel

CC: Mitchel Karp, Esq.

Nancy Munson

L:\Correspondence 2002\7.1.02-12.31.02\JL letters\JL Ltr to Armstrong re Children's Television Law 8.08.02.doc





Comcast. SportsNet fermanent

3601 South Broad Street . Philadelphia, PA 19148-5290

Jack Williams
President & CEO

March 5, 2002

Mr. Kim D. Sedwick Armstrong Cable Services One Armstrong Place Butler, PA 16001

Re: Children's Television Act 1990

Dear Kim:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto in connection with your carriage of Comcast SportsNet (which service is owned and operated by Philadelphia Sports Media, L.P.).

The Comcast SportsNet service does not currently contain any "children's programming" (as defined by the FCC), and we have no current intention of adding such programming. In the event, however, that the service does contain any "children's programming" after the date hereof, such programming will not contain "commercial matter" (as defined by the FCC) that, when added to the "commercial matter" you may insert under our affiliation agreement, exceeds applicable limits. In addition, in the event of any such programming, we will provide, by the tenth day following the end of the calendar quarter in which the programming appeared, a description of such programming specifying the dates and times of transmission and the duration of the "commercial matter" included therein.

Best regards,

JACK L. WILLIAMS

cc: Amy B. Cohen, Esquire

Jamie Flinkman





January 31, 2003

To whom it may concern:

Please be advised that SoapNet does not currently air children's programming that is subject to the quarterly certification requirements of the Children's Television Act of 1990 (the "Act"). Should SoapNet commence airing children's programming that is subject to the Act during the term of the SoapNet Affiliation Agreement, we will commence providing you with quarterly certifications in accordance with the Act. You may rely on this certification for the all future quarters until further notification by SoapNet.

Karen L. Holm

ABC Cable Networks Group

/ C/Ja

Vice President

Legal Affairs



New York, New York 10036-8795



January 26, 2004

Via Regular U.S. Mail Transmission

Mr. Dave Wittmann Director of Cable Marketing Armstrong One Armstrong Place Butler, Pennsylvania 16001

Re: Fox News Network/Children's Television Act of 1990

Dear Mr. Wittmann:

This is to notify you that The Fox News Channel, as a standard practice, does not format or air any children's programs and/or stories and, therefore is in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission pertaining thereto.

We will notify you when and if this practice changes, as required.

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

Very truly yours,

FOX NEWS NETWORK L.L.C.

Dianne Brandi

Vice President

By: Denne Bondy



Bloomberg

VIA FIRST CLASS MAIL

August 19, 2002

Kim D. Sedwick Assistant Vice President/Commercial Offices The Armstrong Group of Companies One Armstrong Place Butler, PA 16001

Re: Children's Programming Certification

Dear Ms. Sedwick:

Bloomberg L.P. hereby provides written certification that Bloomberg Television's programming is not specifically designed to serve the educational and informational needs of children, as defined in the Children's Television Act of 1990.

In the event that Bloomberg decides to air programming specifically designed to serve the educational and informational needs of children, Bloomberg shall provide written notice to The Armstrong Group of Companies.

If you have any questions regarding this letter, please feel free to call me at 212-605-2701.

Sincerely,

Paul Ramundo

Paul Ramilo

Bloomberg Legal Department

AMSTERDAM ATLANTA BANKOK BELING 80GOTA BOMBAY BONN BOSTON BRASILIA BRISBANE BRUSSELS BUDAPEST **BUENOS AIRES** CALGARY CANBERRA CARACAS CHICAGO CLEVELAND COPENHAGEN DALLAS DEHIVER DETROIT DUBAL DUBLIN FRANKFURT GENEVA HANOI HONG KONG HOUSTON ISTANBUL JAKARTA JERUSALEM JOHANNESBURG **EUALA LUMPUR** LIMA LISBON LONCON LOS ANGELES MADRID MANILA MELBOURNE MEXICO CITY MAMI AMI AN MININEAPOLIS MOSCOW MUMBAI NEW YORK OSAKA OTTAWA PALO ALTO PARIS PITTSBURGH PORTLAND PRAGUE PRINCETON ROME SAN FRANCISCO SANTIAGO SAO PAULO SEATTLE SEOUL SHANGHAL SINGAPORE STOCKHOLM SYDNEY TAIPE TAMPA TEL AVIV TONYO TORONTO VANCOUVER VIENNA WARSAW WASHINGTON DC WELLINGTON WILMINGTON ZUEICH

CERTIFICATION REGARDING CHILDREN'S TELEVISION PROGRAMMING PURSUANT TO SEC. 76.225(C) OF FCC RULES

This is to certify that as a standard and unvarying practice, National Cable Satellite Corporation, d/b/a C-SPAN ("NCSC"), formats and transmits programming on both C-SPAN and C-SPAN 2 containing neither programs directed at children nor commercial announcements of any kind. 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 Section 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.

I hereby declare that the foregoing is true and correct. Executed this 13th day of December, 1991.

Bruce D. Collins, Esq.

Vice President & General Counsel

National Cable Satellite Corporation

Suite 650

400 North Capitol Street, N.W.

Washington, D.C. 20001

CHILDREN'S PROGRAMMING CERTIFICATION

HSN LP, provides a satellite-delivered program service, known as "HSN" to cable television systems and broadcast television stations on a nationwide basis.

The unaltered satellite feed of "HSN" did not include any children's programming (as defined by the Children's Television Act of 1990 (the "Act") and by the Rules and Regulations of the Federal Communications Commission (the "Rules")) at any time during calendar year 2000 or during calendar year 2001, to date. Accordingly, HSN LP hereby certifies that the unaltered satellite feed of "HSN" fully complies with the limits on commercial time aired during or adjacent to children's programming, as specified by the Act and the Rules.

Additionally, HSN LP hereby certifies that the unaltered satellite feed of "HSN" will not include any children's programming in the future. You may rely on this certification for future quarters unless we notify you otherwise, in writing, no later than five (5) days after the close of any quarter.

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

Executed this 3074 day of October 2001.

HSN LP,

a Delaware limited partnership,

By its General Partner
HSN General Partner LLC
a Delaware limited liability company

By:

James G. Gallagher, Esquire Executive Vice President, General Counsel & Secretary

\\DC - 64939/22 - #1121817 v2



July 16, 2004

Mr. Dave Wittmann Armstrong One Armstrong Place Armstrong, PA 16001

Dear Mr. Wittmann:

You have recently requested information from The Independent Film Channel to assist you in your record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act. We hereby a dvise you that The Independent Film Channel will not include in the program service during this quarterly period any "children's programming" as defined under the Act and the rules promulgated thereunder.

In addition, The Independent Film Channel, at this time, does not currently plan to include in the program service any "children's programming" during this calendar year.

You may rely on this certification for future quarters in this calendar year unless otherwise notified by IFC.

We trust that this satisfies your request.

Very truly yours,

Gregg S. Hill

Executive Vice President
Affiliate Sales and Marketing

The Independent Film Channel

GSH: M



CHILDREN'S PROGRAMMING CERTIFICATION

The Outdoor Channel, Inc. provides a satellite-delivered cable program service known as The Outdoor Channel to cable television systems on a nationwide basis.

By this letter, The Outdoor Channel, Inc. certifies that the satellite feed of *The Outdoor Channel* fully complies with the limits on commercial time aired during or adjacent to children's programming as required by the Children's Television Act of 1990. No Children's programming, as that term is defined by the Children's Television Act of 1990 and the Rules and Regulations of the Federal Communications Commission promulgated thereunder, aired on The Outdoor Channel during the First Quarter of 2002. The Outdoor Channel will not air such children's programming in the future and you may rely on this certification for the future unless so notified by us in writing within five days after the close of any quarter.

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

Executed this 1st day of February, 2002.

Linda Brennan Affiliate Services Manager The Outdoor Channel, Inc.



February 4, 2002

Ms. Kim D. Sedwick Armstrong Cable Services One Armstrong Place Butler, PA 16001

Dear Ms. Sedwick:

In response to your recent request, this is to certify that QVC, Inc., a cable network, has no programs originally produced or broadcast primarily for an audience of children 12 years old and under. Accordingly, none of QVC's programming constitutes "children's programming" as defined by Section 73.660 of the FCC's rules, and, therefore, none is subject to the commercialization limits imposed on children's programming. (See 47 C.F.R., Section 73.660).

To the extent we should decide, in the future, to include any children's programming on our schedule, we would, of course, comply with all pertinent FCC requirements and would, at that time, notify you of the programming change. Because we have no current intention to produce or broadcast children's programming, you may rely on this certification until such time as you hear from us to the contrary.

If you have any questions about this matter, please feel free to contact me.

Sincerely yours,

Maldropel

Neal S. Grabell

50282







2200 Fletcher Avenue Fort Lee, NJ 07024 Tel: 201 585-2622 Fax: 201 346-2132

January 30, 2002

Ms. Kim Sedwick Assistant Vice President Armstrong Cable Services One Armstrong Place Butler, PA 16001

Dear Ms. Sedwick:

This is to certify that CNBC and MSNBC, 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.

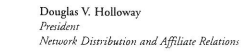
We will notify you if and when this practice changes, as required. I hereby certify that the foregoing is true and correct. Executed on this 30th day of January, 2002.

odi Brenner

Associate General Counsel

1230 Avenue of the Americas New York, NY 10020-1513 (212) 413-5152 fax (212) 413-6543 e-mail: dholloway@usanetworks.com







As of October 1, 2002

Dear Affiliate:

As part of our continuing efforts to help you meet your record-keeping obligations under the Children's Television Act, please be advised that the USA Network programming service did not include "children's programming" (as defined by the FCC) during the third quarter of 2002.

If you have any questions concerning the above, please feel free to contact Jim Slattery at (212) 413-6103. In addition, if you would like to direct any future notifications to any other address or individual, please furnish that information to Jeanne Bodie, our Director of Accounts Receivable. You may reach Ms. Bodie at (212) 413-5741.

Very truly yours

Douglas V. Holloway

DWH/sdp enclosure One Armstrong Place Butler, Pennsylvania 16001

Attention: Kim D. Sedwick

Assistant Vice President Commercial Offices

Re:

Certification of Compliance With Children's Television Act of 1990

Dear Affiliate:

Comedy Partners, a New York general partnership, certifies that its programming service, COMEDY CENTRAL did not air children's programming of the type which is the subject of commercial time limitations set forth in the FCC's Report and Order Implementing the Children's Television Act of 1990 (the "Act") during the calendar quarter ending as of the date of this letter. Further, we have no current intention of adding any such programming to COMEDY CENTRAL.

This should assist you in complying with your obligations under the Act and the FCC's regulations relating thereto in connection with your carriage of COMEDY CENTRAL. Please forward this letter (or copies thereof) to all other appropriate individuals within your organization.

Very truly yours,

COMEDY PARTNERS

Vice President

Legal & Business Affairs







11 Television Hill Pittsburgh, Pennsylvania 15214-1400 Phone 412.237.1100 Fax 412.323.8097

January 30, 2001

Laurie Armstrong Cable Services 123 Industrial Drive Grove City, PA 16127

Dear Laurie:

This letter is in response to your phone call earlier today regarding compliance with the Children's Television Act of 1990. Please let this letter serve as our official, standing response.

Please note that because the Pittsburgh Cable News Channel (PCNC) format is local-regional news, talk, and information geared primarily to adults, it has no children's programming and there is no commercial time to report.

If the format of PCNC changes to include children's programming, we will be happy to supply regular reports on the commercial time.

If you have any questions, please feel free to call me at 412/237-1113.

Sincerely,

Maureen O'Connor

Affiliate Relations Manager