

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

2nd Quarter — April 1, 2019 – June 30th, 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 June 30th, 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 June 30th, 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,

Pamala Steward

Director

Distribution Contracts & Budgets

Ph. Cornich Steward

cc: S. Plasse

Document Number: 310527



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

July 9, 2019

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

> **Children's Television Programming** Re: Certification of Compliance, 2nd 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

New York, NY 10001

T 212 324.8500 www.amcnetworks.com





















Fight Network/Game+ – 76.225 Commercial limits in children's programming Certificate of Compliance – Children's programming Q2 2019 – April 1 to June 30 2019.

This letter will serve as notice that neither Fight Network nor Game+ airs any children's programming on the channels and therefore is not subject to compliance with 76.225 commercial limits on children's programming.

Regards,

Anthony Cicione

GM - Fight Network/Game+



CHILDREN'S PROGRAMMING AND CLOSED-CAPTIONING RULES CERTIFICATION SECOND QUARTER 2019

This is to certify that Atresmedia Corporación de Medios de Comunicación, S.A. (hereinafter Atresmedia Corporación), as standard practice, formats and airs all programs and series originally produced and broadcast primarily for an audience of children 12 years old and under aired on the Channel named "Atres Series" so that the total commercial time did not exceed 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.

Moreover, I certify that Atresmedia Corporación is exempt from the closed-captioning requirements set forth by section 79.1 of Title 47 of the Code of Federal Regulations closed captioning because:

- Provider's Annual gross revenues is under \$3 million

I hereby declare that the foregoing is true and correct

Executed this 09th day of July, 2019

Mar Martínez-Raposo

General Manager Atresmedia Internacional



QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION 2nd Quarter – 2019

I, Sue Ann R. Hamilton, EVP Distribution and Business Development for HDNet, LLC hereby certify that the programming found on the AXS TV network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of April 1, 2019 through June 30, 2019.

HDNet LLC certifies that the above stated status will continue to be the model for The Network.

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of July 2019.

Sue Ann R. Hamilton

EVP, Distribution & Business Development



June 30, 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 June 30, 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. X 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



CHILDREN'S COMMERCIAL LIMITS CERTIFICATION

2nd Quarter 2019

The targeted age range for the three hours of Children's Educational and Informational Programming broadcast per week by the Cozi Network is 13 to 16 years of age. Cozi offered no programs originally produced and broadcast primarily for an audience of children 12 years old and younger in the first quarter of 2019; therefore, its programming is not subject to the commercial limits and website restrictions set forth in Section 73.670 of the FCC's Rules.

I certify that the above information is true and valid as of July

SIGNED

Name: DIANE PEEKE

VICE PRESIDENT, PROGRAMMING COZI TV



OUARTERLY 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 Apr 1, 2019 through Jun 30, 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



July 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

Title: EVP, Domestic + Canadian

























Discovery Family Channel	2Q2019 Quarterly KidVid Report	(Sent on 07.02.19 - MG)

Adventures of Chuck & Friends	Weekday	8 Minutes
Adventures of Chuck & Friends	Weekend	7.5 Minutes
Blazing Team	Weekday	8 Minutes
Blazing Team	Weekend	7.5 Minutes
Bubu & The Little Owls	Weekend	7.5 Minutes
G.I. Joe: A Real American Hero	Weekday	8 Minutes
G.I. Joe: A Real American Hero	Weekend	7.5 Minutes
Hanazuki Full of Treasures	Weekend	7.5 Minutes
Hanazuki Full of Treasures	Weekday	8 Minutes
Littlest Pet Shop	Weekday	8 Minutes
Littlest Pet Shop	Weekday	9 Minutes
Littlest Pet Shop	Weekend	7.5 Minutes
Littlest Pet Shop: A World of Our Own	Weekday	8 Minutes
Littlest Pet Shop: A World of Our Own	Weekday	9 Minutes
Littlest Pet Shop: A World of Our Own	Weekend	7.5 Minutes
My Little Pony: Friendship is Magic	Weekday	8 Minutes
My Little Pony: Friendship is Magic	Weekday	7 Minutes
My Little Pony: Friendship is Magic	Weekday	9 Minutes
My Little Pony: Friendship is Magic	Weekend	7.5 Minutes
My Little Pony Equestria Girls	Weekday	8 Minutes
My Little Pony Equestria Girls	Weekday	9 Minutes
My Little Pony Equestria Girls: Friendship Games	Weekday	8 Minutes
My Little Pony Equestria Girls: Friendship Games	Weekday	9 Minutes
	Weekday	8 Minutes
My Little Pony Equestria Girls: Dance Magic My Little Pony Equestria Girls: Dance Magic	Weekday	9 Minutes
My Little Pony Equestria Girls: Mirror Magic	Weekday	8 Minutes
	Weekday	9 Minutes
My Little Pony Equestria Girls: Mirror Magic		7 Minutes
My Little Pony Equestria Girls: Forgotten Friendship	Weekday	9 Minutes
My Little Pony Equestria Girls: Forgotten Friendship	Weekday	7.5 Minutes
My Little Pony Equestria Girls: Rollercoaster of Friendship	Weekend	7.5 Minutes
	Weekend	7.5 Minutes
My Little Pony Equestria Girls: Spring Breakdown	Weekend	
My Little Pony: Rainbow Roadtrip		7.5 Minutes
My Little Pony: The Princess Promenade	Weekend	7.5 Minutes
My Little Pony: The Runaway Rainbow	Weekend	7.5 Minutes
Pirata and Capitano	Weekend	7.5 Minutes
Pound Puppies	Weekday	8 Minutes
Pound Puppies	Weekend	7.5 Minutes
Rescue Bots Academy	Weekday	8 Minutes
Rescue Bots Academy	Weekend	7.5 Minutes
Strawberry Shortcake's Berry Bitty Adventures	Weekday	7 Minutes
Strawberry Shortcake's Berry Bitty Adventures	Weekday	8 Minutes
Strawberry Shortcake's Berry Bitty Adventures	Weekend	7.5 Minutes
Transformers Prime	Weekday	8 Minutes
Transformers Rescue Bots	Weekday	8 Minutes
Transformers Rescue Bots	Weekend	7.5 Minutes
Zak Storm	Weekend	7.5 Minutes

Zak Storm *2Q18 Dates: 4/1/19 – 6/30/19

2019 2Q DISCOVERY FAMILIA

CHILDRENS PROGRAMMING CHART

The following is a list of the children's programs aired on the Discovery Networks during the 2nd Quarter 2019:

Discovery Familia	Hi-5(Australia) & S14, 15 and Hi-5 Fiesta 1 & 2	Weekday	10 Minutes
	Hi-5(Australia) & S14, 15 and Hi-5 Fiesta 1 & 2	Weekend	10 Minutes
	Insectibles	Weekday	10 minutes
	Insectibles	Weekend	10 minutes
	Kenny the Shark	Weekday	10 minutes
	Kenny the Shark	Weekend	10 minutes
	Paz	Weekend	10 minutes
	Paz	Weekday	10 minutes
	Doki	Weekday	10 minutes
	Doki	Weekend	10 minutes
	Luna	Weekday	10 minutes
	Luna	Weekend	10 minutes
	My Little Pony	Weekday	10 minutes
	My Little Pony	Weekend	10 minutes
	O Zoo Da Zu	Weekday	10 minutes
	O Zoo Da Zu	Weekend	10 minutes
	Calimero	Weekday	10 minutes
	Calimero	Weekend	10 minutes

This is to certify that each of the Networks (as defined below) has fully complied with the provisions of the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission promulgated thereunder during the second calendar quarter of 2019 (the "Quarter"). Specifically, none of the Networks broadcast any children's programming during the Quarter.

For purposes of this certification, "Networks" shall mean HGTV, HGTV HD, Food Network, Food Network HD, Travel Channel, Travel Channel HD, DIY, DIY HD, Cooking Channel, Cooking Channel HD, Great American Country, and Great American Country HD.

I certify that the above information is accurate and complete.

Signature:

Name: Elisa Freeman

Title: EVP, Domestic & Canadian Distribution

Date: July 9, 2019



July 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

Name: Karen Grant-Selma

Title: SVP. BUSINESS & LEYIL AFFAIRS

Date:



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 April 1st, 2019 through June 30th, 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 15 day of July, 2019.

ABC Cable Networks Group d/b/a Disney Channel

Signature:

Name: Jane Gould

Title: Senior Vice President,

Consumer Insights & Programming Strategy <u>Disney Channel, Disney Junior and Disney XD</u>

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.

SCHEDULE A

TO

CHILDREN'S PROGRAMMING CERTIFICATION

FOR

ABC CABLE NETWORKS GROUP d/b/a DISNEY CHANNEL (April 1 - June 30, 2019)

16 Wishes

. . .

A Cinderella Story: If the Shoe Fits Adventures in Babysitting (2016)

Amphibia

Andi Mack

Back of the Net Big City Greens

Big Hero 6 The Series

Bizaardvark BUNK'D

Cinderella (2015)

Coop & Cami Ask the World

Descendants

Descendants 2

Disney Mickey Mouse

DuckTales

Elena of Avalor

Fancy Nancy

Fast Layne

Finding Dory

Freaky Friday

Gigantosaurus

Go Away Unicorn!

Good Luck Charlie

Gravity Falls

Hotel Transylvania

JESSIE

Just Roll With It

Liv and Maddie

Liv and Maddie: Cali Style

Mickey and the Roadster Racers

Mickey Mouse Clubhouse

Milo Murphy's Law

Miraculous: Tales of Ladybug & Cat Noir

Moana

Monsters, Inc.

Mulan

Muppet Babies

Pat The Dog

Phineas and Ferb

PJ Masks

Puppy Dog Pals

Radio Rebel

Rapunzel's Tangled Adventure

Ratatouille

Raven's Home

Rise of the Guardians

Roll It Back

Shrek

Star vs. The Forces of Evil

Stuck In The Middle

Sydney to the Max

T.O.T.S.

Teen Beach 2

Teen Beach Movie

The Good Dinosaur

The Incredibles

The Lion King

The Secret Life of Pets

Toy Story

Toy Story 2

Vampirina

Zapped

ZOMBIES

Zootopia



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 April 1st, 2019 through June 30th, 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 2 day of July, 2019.

ABC Cable Networks Group

d/b/a Disney Junior

Signature:

Name: Jane Gould

Title: Senior Vice President,

Consumer Insights & Programming Strategy <u>Disney Channel, Disney Junior and Disney XD</u>

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.

SCHEDULE A TO CHILDREN'S PROGRAMMING CERTIFICATION FOR ABC CABLE NETWORKS GROUP

ABC CABLE NETWORKS GROUP d/b/a DISNEY JUNIOR THE CHANNEL (April 1 - June 30, 2019)

Bolt

Chicken Little

Chip 'N' Dale's Nutty Tales Shorts

Disney Animals

Disney Junior Music Nursery Rhymes

Disney Junior Special Doc McStuffins

Elena of Avalor

Fancy It Yourself <Shorts>

Fancy Nancy Finding Dory Finding Nemo Gigantosaurus Lilo & Stitch Lion King, The

Marvel Super Hero Adventures Shorts

Meet the Robinsons

Mickey and the Roadster Racers

Mickey and the Roadster Racers <Segments MK> Mickey and the Roadster Racers <Segments MN>

Mickey Mouse Clubhouse

Mickey's Adventures in Wonderland Mickey's Great Clubhouse Hunt

Minnie's Bow-Toons

Moana

Moland

Molang Holiday Specials < Compilation Specials > Molang Holiday Specials < Shorts Compilations >

Muppet Babies

Muppet Babies <Segments>
Muppet Babies Play Date <Shorts>
Muppet Babies Show and Tell Shorts

PJ Masks

PJ Masks Music Videos

PJ Masks Shorts

Playtime with Puppy Dog Pals

Puppy Dog Pals

Puppy Dog Pals <Segments>

Sunny Bunnies

T.O.T.S.

Tarzan

The Good Dinosaur The Lion Guard Tsum Tsum shorts

Vampirina

Vampirina <Segments> Vampirina Ghoul Girls Rock!

Vampirina's Bat-Chat



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 April 1st, 2019 through June 30th, 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 15th day of July, 2019.

ABC Cable Networks Group

d/b/a Disney XD

Signature:

Name: Jane Gould

Title: Senior Vice President,

Consumer Insights & Programming Strategy <u>Disney Channel, Disney Junior and Disney XD</u>

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.

SCHEDULE A

CHILDREN'S PROGRAMMING CERTIFICATION FOR

ABC CABLE NETWORKS GROUP d/b/a DISNEY XD

(April 1, 2019 - June 30, 2019)

BUG'S LIFE, A

CARS

Chicken Little

Finding Dory

Finding Nemo

Gravity Falls: Between the Pines

LEGO Marvel Super Heroes Guardians of the Galaxy: The Thanos Threat < Comp>

LEGO Marvel Super Heroes Black Panther: Trouble in Wakanda < Comp>

LEGO Marvel Super Heroes: Avengers Reassembled! <Comp>

LEGO Star Wars Droid Tales: Crisis on Coruscant

LEGO Star Wars Droid Tales: Crisis on Corust
LEGO Star Wars Droid Tales: Exit from Endor

LEGO Star Wars Droid Tales: Flight of the Falcon

LEGO Star Wars Droid Tales: Gambit on Geonosis

LEGO Star Wars Droid Tales: Mission to Mos Eisley

LEGO Star Wars The Yoda Chronicles: Clash of the Skywalkers

LEGO Star Wars The Yoda Chronicles: Escape from the Jedi Temple

LEGO Star Wars The Yoda Chronicles: Race for the Holocrons

LEGO Star Wars The Yoda Chronicles: Raid on Coruscant

Marvel Rising: Secret Warriors

Meet the Robinsons

Norm of the North

Phineas and Ferb the Movie: Across the 2nd Dimension

Pokémon the Movie: I Choose You!

Shaun the Sheep Movie

Shrek

The Good Dinosaur

The LEGO Movie

The Muppets <2011>

Zootopia

Beyblade Burst Turbo

Big City Greens

Big Hero 6 The Series

Disney Mickey Mouse

DuckTales

Gravity Falls

Inazuma Eleven Ares

Kick Buttowski Suburban Daredevil

Kickin' It

Lab Rats

LEGO Star Wars: All-Stars

Marvel's Avengers Assemble

Marvel's Avengers Black Panther's Quest

Marvel's Guardians of the Galaxy

Marvel's Guardians of the Galaxy: Mission Break Out

Marvel's Spider-Man

Marvel's Ultimate Spider-Man VS. The Sinister 6

Marvel's Ultimate Spider-Man: Web-Warriors

Milo Murphy's Law

Phineas and Ferb Pickle and Peanut

Pokémon the Series: Sun & Moon

Pokémon the Series: Sun & Moon - Ultra Adventures

Pokémon the Series: Sun & Moon - Ultra Legends

Star vs. The Forces of Evil

Walk the Prank

Wander Over Yonder

YO-KAI WATCH



Mark DeVitre Executive Vice President and General Counsel

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019

This is to certify that the television networks owned and operated by Entertainment Studios Networks, Inc., Justice Central Networks, Inc., and their affiliates and subsidiaries, currently carry no children's programming. In the event this status changes, we will notify you immediately.

Executed this 1st day of July, 2019.

Mark DeVitre



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 second 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 second 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.

	New programming	New Closed Captioned	New Percent
Network	(Hours)	(Hours)	Caption (%)
ESPN (including HD version)	2184:00:00	2184:00:00	100%
ESPN2 (including HD version)	2182:55:43	2178:68:43	99.83%
ESPNEWS (including HD version)	2184:00:00	2180:32:00	99.84%
ESPN Classic	2184:00:00	2184:00:00	100%
ESPN Deportes (including HD	2185:03:00	2185:03:00	100%
version)			
ESPNU (including HD version)	2184:00:02	2171:10:02	99.41%
ESPN VOD	1139:00:00	1139:00:00	100%
ESPN Goal Line /Bases Loaded	0:00:00	0:00:00	N/A
Longhorn Network	2183:59:59	2183:59:59	100%
ESPN College Extra	148:00:00	148:00:00	100%
ESPN-SEC (including HD version)	2184:00:00	2180:13:20	99.83%

We will issue our next notification at the end of the third 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



TELEVISION

RADIO

NEWS

ONLINE

PUBLISHING

July 9, 2019

Nisha Gowin NCTC 11200 Corporate Ave Lenexa, KS 66219

Via email ngowin@nctconline.org

2nd 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

Jan B. Maris



July 3, 2019

To Whom It May Concern:

This is to certify that Family Entertainment Television, Inc. (FETV), owned and operated by Family Broadcasting Corporation, has been in full compliance with the requirements of the following rules and/or regulations for the period ending June 30, 2019:

- 1. The Children's Television Act of 1990;
- The FCC's Closed Captioning Regulations, specifically that our closed captioning practices satisfy the caption quality standards required by the regulations;
- 3. The Commercial Advertisement Loudness Mitigation Act (CALM Act);
- 4. The Twenty First Century Communications and Video Accessibility Act of 2010 (CVAA).

If you have any questions regarding this certification, please don't hesitate to contact me.

Sincerely,

Andrew Sumrall, President



Children's Programming Certification for the Second Quarter of 2019

I, Miguel Roggero, hereby certify that:

I have been designated by FM Networks LLC ("FM") to be the official responsible for oversight of compliance with the Federal Communications Commission's rules and policies governing limits on commercial matter in children's programming and I am familiar with those rules and policies.

This is to certify that FM is currently not airing any children's programs. Should the FM programming service(s) air any children's programs or series in the future, it will do so in a manner compliant with the Children's Television Act and any Federal Communications Commission rules, regulations and policies promulgated thereunder.

Miguel Roggero

CEO

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 second quarter of 2019.

Thomas Thiel Manager, Programming

BTN

Fox Deportes 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 second quarter of 2019.

Dated: 6-21-2019

Maryin Zepeda

Programming and Scheduling

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 second quarter of 2019.

Dated: 0/17/19

Lesley West Vice President

Legal and Business Affairs

Fox News

Fox Soccer Plus 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 second quarter of 2019.

Dated: __6/18/2019____

William M. Wanger Executive Vice President Fox Sports Productions, Inc.

Bill Wanger

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 second quarter of 2019.

Dated: 6/18/19

Daniela Jeffries Vice President

Programming and Scheduling Fox Sports Productions, Inc.

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 second quarter of 2019.

Dated: 6/18/19

Daniela Jeffries Vice President

Programming and Scheduling Fox Sports Productions, Inc.



Children's Programming Certification for the Second Quarter of 2019

I, Miguel Roggero, hereby certify that:

I have been designated by Fuse, LLC ("Fuse") to be the official responsible for oversight of compliance with the Federal Communications Commission's rules and policies governing limits on commercial matter in children's programming and I am familiar with those rules and policies.

This is to certify that Fuse is currently not airing any children's programs. Should the Fuse programming service(s) air any children's programs or series in the future, it will do so in a manner compliant with the Children's Television Act and any Federal Communications Commission rules, regulations and policies promulgated thereunder.

Miguel Roggero

CEO



June 25, 2019

Dear Affiliate:

On behalf of Fusion Media Network, LLC the following is notification regarding the Children's Television Act for the second quarter of 2019.

Children's Television Act

The Children's Television Act of 1990 (the "Act") and the FCC's regulations pursuant thereto require that cable 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."

Fusion Media Network, LLC did not air any programming deemed children's programming under the Act. Therefore, no further disclosure is currently needed.

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

Very truly yours,

FUSION MEDIA NETWORK, LLC

Ty Kistler

Senior Manager, Network Standards,

Business Affairs



July 8, 2019

Via Email: ngowin@nctconline.org

Nisha Gowin NCTC 1120 Corporate Ave Lenexa, KS 66219

Re: <u>Children's Programming Certification</u>

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 second 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

By: Caitlin Wheeler





CHILDREN'S PROGRAMMING CERTIFICATION SECOND 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 second quarter of 2019.

Executed this 1st day of July 2019.

Name: Leslie Fark

Title: Senior Vice President,

Legal and Business Affairs and Assistant General Counsel





QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION 2nd Quarter – 2019

I, Sue Ann R. Hamilton, EVP Distribution and Business Development for HDNet, LLC hereby certify that the programming found on the HDNet Movies network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period of April 1, 2019 through June 30, 2019.

HDNet LLC certifies that the above stated status will continue to be the model for The Network.

I hereby declare that the foregoing is true and correct. This certification was executed on the 1st day of July 1, 2019.

Sue Ann R. Hamilton

EVP, Distribution & Business Development

Hispanic Information And Telecommunications Network, Inc.

CHILDREN'S TELEVISION PROGRAMMING, CLOSED CAPTIONING and CALM CERTIFICATION

NETWORK:

Hispanic Information And Telecommunications Network, Inc. (HITN)

Address:

Brooklyn Navy Yard Building 292, Suite 211

63 Flushing Avenue, Unit 281

Brooklyn, NY 11205

Phone Number: (646) 731-3520 Fax Number: (212) 966-5725

For and on behalf of <u>Hispanic Information And Telecommunications Network, Inc.</u>, the undersigned hereby certifies as follows:

- (i) During the three months ending June 30th 2019, HITN TV did not air more than 10.5 minutes of commercial matter per hour on any weekend, and did not air more than 12 minutes of commercial matter per hour on any weekday, within any children's programming as defined under the rules and regulations of the Federal Communications Commission;
- (ii) HITN is otherwise in compliance with the Children's Television Act of 1990
- (iii) HITN does hereby further certify that HITN TV is <u>exempt</u> from the closed captioning requirements of the Federal Communications Commission's closed captioning rules applicable to HITN TV because HITN TV does not have gross revenues exceeding \$3,000,000 See 47 C.F.R 79.1(d)(12).
- (iv) Notwithstanding HITN TV's status as a commercial free, educational programmer, HITN does hereby certify that it is in compliance with the Commercial Advertisement Loudness Mitigation Act.

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

Dated: July 1, 2019

Signature:

Jonathan Guerra

General Counsel



12501 Old Columbia Pike Silver Spring, MD 20904

info@hopetv.org 1-888-4-HOPE-TV

June 30, 2019

Re: Closed Captioning Certification for Hope Channel International, Inc.

To Whom It May Concern:

This is to certify that for the second quarter of 2019, Hope Channel International, Inc. is in compliance, to the extent required, with the Children's Television Act of 1990 and the Closed Captioning requirements under 47 C.F.R. 79.1, the 21st Century Communications and Video Accessibility Act of 2010, and the Commercial Advertisement Loudness Mitigation (CALM) Act.

As a non-profit, tax-exempt organization, Hope Channel International, Inc. falls within the specific exemption identified under 47 CFR 79.1(d)(12) for "Channels producing revenues of under \$3,000,000."

Sincerely,

Thomas E. Wetmore

Corporate Secretary and General Counsel

iM



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 second quarter ending **06/30/2019**.

<u>Program Name</u> <u>Time</u> <u>Program Length</u>

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

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

Phyllis L. Vostner

Director of Network Compliance

Date:

ION Media Networks, Inc.

Children's Programming Certification

Second Quarter 2019

In its capacity as originator and distributor of the ION Television, ION Life and Qubo network feeds, ION Media Networks, Inc. hereby certifies that, during the above-referenced time period:

- 1. The children's programming, including the commercial spots and promotional content contained therein, as broadcast on the ION Television, ION Life and Qubo network feeds (collectively, the "Programming"), complied with the Federal Communications Commission's rules and policies regarding children's programming (collectively, the "Rules").
- 2. Specifically, (a) the Programming complied with the commercial limits set forth in the Rules and (b) no internet website addresses were displayed during the Programming in a manner that would constitute commercial content within the meaning of the Rules.

Certified on July 1, 2019.

ION Media Networks, Inc.

ION Television Children's Television Programming Report El Programming Information

,						
Program Title	Origination	Scheduled Times	Telec Length asts (Minutes)	th Target ites) (Age)	<u>E/I Objective</u>	E/I Symbol
2nd Quarter						
1 Safari Tracks E/I	Network	Fridays 8:00 am and 8:30 am ET/PT (7:00 am and 7:30 am CT/MT)	26 30 min	30 minutes 13 to 16	Safari Tracks is a thirty minute program designed for a young audience range of 13 to 16 year olds that highlights the informational and educational aspects of the animal kingdom in the given environment of Africa. The series lends itself respect to the natural world and initiates discussion of issues relating to that world and encourages drawing of conclusions based upon information presented. The programs concluding segment contains a sardonically toned mock quiz that serves as reinforcement and review of the material covered in the program.	Yes
2 Animal Science E/I	Network	Fridays 9:00 am and 9:30 am ET/PT (8:00 am and 8:30 am CT/MT)	26 30 min	30 minutes 13 to 16	Animal Science is a half hour educational and informational program that provides interesting factoids about a variety of animals. It is specifically produced for the 13 to 16 year old age group, but is also a highly entertaining program for a more general audience. The program's quick moving segments, and cool graphics is sure to capture the interest of the intended audience.	Yes
3 Zoo Clues E/I	Network	Fridays 10:00 am and 10:30 am ET/PT (9:00 am and 9:30 am CT/MT)	26 30 mir	30 minutes 13 to 16	Zoo Clues is a 30 minute program specifically created for young people between the ages of 13 and 16. The program's presentation mix of narration, visuals, and very well chosen topics delivers education and information while it entertains. Zoo Clues will leave viewers with a meaningful perspective about animals and meaningful comparison to their own human characteristics. The show's clever narration links disparate information together in a way that always makes clear that what viewers see is real, natural, and relates to their own life in the real world.	Yes
Other Matters						
1 Safari Tracks E/I	Network	Fridays 8:00 am and 8:30 am ET/PT (7:00 am and 7:30 am CT/MT)	26 30 min	30 minutes 13 to 16	Safari Tracks is a thirty minute program designed for a young audience range of 13 to 16 year olds that highlights the informational and educational aspects of the animal kingdom in the given environment of Africa. The series lends itself respect to the natural world and initiates discussion of issues relating to that world and encourages drawing of conclusions based upon information presented. The programs concluding segment contains a sardonically toned mock quiz that serves as reinforcement and review of the material covered in the program.	
2 Animal Science E/I	Network	Fridays 9:00 am and 9:30 am ET/PT (8:00 am and 8:30 am CT/MT)	26 30 minutes	nutes 13 to 16	Animal Science is a half hour educational and informational program that provides interesting factoids about a variety of animals. It is specifically produced for the 13 to 16 year old age group, but is also a highly entertaining program for a more general audience. The program's quick moving segments, and cool graphics is sure to capture the interest of the intended audience.	
3 Zoo Clues E/I	Network	Fridays 10:00 am and 10:30 am ET/PT (9:00 am and 9:30 am CT/MT)	26 30 mii	30 minutes 13 to 16	Zoo Clues is a 30 minute program specifically created for young people between the ages of 13 and 16. The program's presentation mix of narration, visuals, and very well chosen topics delivers education and information while it entertains. Zoo Clues will leave viewers with a meaningful perspective about animals and meaningful comparison to their own human characteristics. The show's clever narration links disparate information together in a way that always makes clear that what viewers see is real, natural, and relates to their own life in the real world.	

ION Life Children's Television Programming Report El Programming Information

Program Title	Origination	Origination Scheduled Times	Telec Length Target	E/I Objective	Symbol
2nd Quarter					
1 Now Eat this With Rocco DiSpirito E/I	Network	Mondays 11:00 am, 11:30 am, 12:00 pm ET 10:00 am, 10:30 am, 11:00 am CT 9:00 am, 9:30 am, 10:00 am MT 8:00 am, 8:30 am, 9:00 am PT	39 30 minutes 13 to 16	In this appealing show, award-winning chef Rocco DiSpirito transforms America's favorite comfort foods into deliciously healthy dishes — all with zero bad carbs, zero bad fats, zero sugar, and maximum flavor. What's more, Rocco provides time-saving shortcuts, helpful personal advice, and nutritional breakdowns for each recipe from a board-certified nutritionist. So prepare your favorite foods without the guilt. Finally, a world-class chef has made healthy food taste great!	Yes
2 On the Spot E/I	Network	Mondays 12:30 pm, 1:00 pm, 1:30 pm ET 11:30 am, 12:00 pm, 12:30 pm CT 10:30 am, 11:00 am, 11:30 am MT 9:30 am, 10:00 am, 10:30 am PT	39 30 minutes 13 to 16	Each episode of On the Spot is a lightning fast game of entertaining trivia from different categories, including: untold history, globetrotting, origins, supernatural, in sickness and in health, myths, now and then, record setters, mad science and bad ideas. Well-researched facts on high interest topics delivered with bright, fast, visuals will feed the interests of a broad audience group, but the approach does particularly well for the 13-16 year-old target audience.	≺es ≺es
Other Matters					
1 Now Eat this With Rocco Dispirito E/I	Network	Mondays 11:00 am, 11:30 am, 12:00 pm ET 10:00 am, 10:30 am, 11:00 am CT 9:00 am, 9:30 am, 10:00 am MT 8:00 am, 8:30 am, 9:00 am PT	39 30 minutes 13 to 16	In this appealing show, award-winning chef Rocco DiSpirito transforms America's favorite comfort foods into deliciously healthy dishes all with zero bad carbs, zero bad fats, zero sugar, and maximum flavor. What's more, Rocco provides time-saving shortcuts, helpful personal advice, and nutritional breakdowns for each recipe from a board-certified nutritionist. So prepare your favorite foods without the guilt. Finally, a world-class chef has made healthy food taste great!	
2 On the Spot E/I	Network	Mondays 12:30 pm, 1:00 pm, 1:30 pm, 2:00 pm ET 11:30 am, 12:00 pm, 12:30 pm, 1:00 pm CT 10:30 am, 11:00 am, 11:30 am, 12:00 pm MT 9:30 am, 10:00 am, 10:30 am, 11:00 am PT	52 30 minutes 13 to 16	Each episode of On the Spot is a lightning fast game of entertaining trivia from different categories, including: untold history, globetrotting, origins, supernatural, in sickness and in health, myths, now and then, record setters, mad science and bad ideas. Well-researched facts on high interest topics delivered with bright, fast, visuals will feed the interests of a broad audience group, but the approach does particularly well for the 13-16 year-old target audience.	T. O

Children's Programming Certification Second Quarter 2019 April 1st, 2019 - June 30th, 2019

This is to certify that as a standard practice, **Kids Central/Family Central** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

Children's Programs Aired During Second Quarter 2019

Family Central

 Blue World Dangerous Waters Es.tv The Outdoor Sports Show Family Central 	Presents The Latest Buzz How to be Indie Groove High Wow! I Never Knew That! Fierce Earth	 Deadly Nightmares Under The Sea with Key Mr. Box office The first Family
	Kids Central	
Maya The Bee	Minimighty Kids	 Nils Holgersson
Strawberry	 Arthur and the 	 Atchoo
Shortcake	Minimoys	 Missy Mila
Heidi	 Contraptus 	 Bubble Marin
Pin Code	 Vroomiz 	Kit & Kate
 The Day Henry 	 Hogie 	 Rastamouse
Met	YOYO	 Franny's Feet
 Mindblowing 	 Vic the Viking 	 Dragon

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

Blinky Bill

The Fixies

Breakthroughs

Executed this 5th day of July 2019.

Signature

Jorge Fiterre Name

Affiliate Sales
Title



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 - SECOND QUARTER 2019

This is to certify that the Mav'rick Entertainment Network, Inc. ("MAVTV") programming service (the "Service") for the Second 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 SECOND QUARTER 2019

None.

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 10th day of June 2019.

MAVTV

Kevin Asbell

Its: General Counsel

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

NBCUniversal

July 2, 2019

RE: Certification of Compliance with Children's Television Act 1990 Q2-2019 – FCC Rules 76.225 & 76.1703

This is to certify that the NBCUniversal programming services currently known as BRAVO, CNBC, CNBC World, El, 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 Second 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 2nd day of July 2019.

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 April 1, 2019 and ending on June 30, 2019:

- 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:

July <u>J</u>, 2019



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019 (April 1, 2019 THROUGH June 30, 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 2nd 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 30th day of June 2019

Network: Outdoor Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing



June 30th, 2019

Re: 2nd 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 2nd quarter of 2019.

Specifically, Outside Television did not broadcast any children's programming during the 2nd quarter of 2019.

I declare under penalty of perjury that the foregoing is true and correct. This certification was executed on the 30th day of June.

Sincerely,

Rob Faris

SVP Programming & Production

Outside TV

33 Riverside Ave., 4th Floor

Westport, CT 06880

MZ

CHILDREN'S PROGRAMMING CERTIFICATION Second Quarter 2019 (April 1 – June 30, 2019)

This is to certify that it is OVATION's standard practice to format and air children's programming in compliance with the Children's Television Act of 1990, codified at 47 U.S.C. § 303a (the "Act"), and the Federal Communications Commission rules implementing the Act, including 47 C.F.R. §§ 76.225 and 76.1700.

During the period of April 1 through June 30, 2019, Ovation did not air any children's programming,

John Malkin

Executive Vice President of Distribution

Dated: June 30, 2019

CERTIFICATION OF COMPLIANCE WITH CHILDREN'S TELEVISION COMMERCIAL LIMITS April 1, 2019 through June 30, 2019

The undersigned hereby certifies that during the above period, Pac-12 Networks has not aired, and is not scheduled to air, any programming originally produced and broadcast primarily for an audience of children 12 years old and younger.

Executed on the 25th of March, 2019.

Alden Mitchell Budill

SVP & Head of Distribution



July 1, 2019

Nisha Gowin NCTC ngowin@nctconline.org

Dear Nisha,

The purpose of this letter is to certify that REELZCHANNEL, LLC is in compliance with the Children's Television Act of 1990 and the FCC rules implementing the Act during the second calendar quarter, ending June 30, 2019. In addition, REELZCHANNEL is in compliance with the obligations for closed captioning as required by the FCC Rules and Regulation.

This is to certify further that as required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on ReelzChannel Network are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by ReelzChannel Network to authorized reception equipment of downstream multichannel video programming distributors.

Compliance with the ATSC A/85 Recommended Practice is determined by ReelzChannel Network through the use of equipment and associated software that is installed, utilized, and maintained in a commercially reasonable manner.

If you have any questions regarding these documents, please feel free to contact me at 651.659.7083.

Sincerely,

John deGarmo SVP Distribution



June 30, 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 June 30, 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 Ride Television Network, Inc. 1025 S. Jennings Avenue Fort Worth, TX 76104 Office: 817.984.3500

Fax: 817.369.5889 www.ridetv.com



July 8, 2019

To Whom it May Concern

Subject: FCC Compliance

This is to certify that RIDE TV is in full compliance with all FCC rules and regulations with regard to the Children's Programming Act and Closed Captioning for 2nd Quarter, 2019.

Please direct any future inquiries to me.

Respectfully,

Michael B. Clark Executive Vice President Ride Television Network, LLC 1025 S. Jennings Ave Ft Worth, Texas 76104

817-984-3500 (O) mclark@ridetv.com

STARZ ENTERTAINMENT, LLC'S CHILDREN'S PROGRAMMING CERTIFICATE

Starz Entertainment, LLC is the owner and operator of the following programming channels distributed by cable television systems: Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. This is to certify that, for the period from April 1, 2019 through June 30, 2019, the foregoing channels, which are all commercial-free premium channels, did not contain any "commercial matter" during any children's programming that was aired on such channels. See 47 CFR §76.225.

I hereby declare that the foregoing is true and correct. Executed this 1st day of July, 2019.

STARZ ENTERTAINMENT, LLC

By: _____

Senior Vice President

Business & Legal Affairs - Distribution



July 9, 2019

VIA EMAIL (ngowin@nctconline.org)

National Cable Television Cooperative 11200 Corporate Ave. Lenexa, KS 66219

ATTN: Nisha Gowin, Programmer Relations Specialist.

Re: Semillitas - Children's Television Act Certificate for 2nd Quarter of 2019

Dear Ms. Gowin,

This letter is intended to assist National Cable Television Cooperative ("NCTC") in satisfying its obligations under The Children's Television Act of 1990.

As a standard practice, Semillitas airs the children's programs and series named in Exhibit A hereto, so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission.

Children's Programs Aired During 2nd Quarter of 2019

Please see exhibit A

Should you have any further questions regarding this matter, please do not hesitate to contact us.

Sineerely yours.

Alejandro Parisca VP & General Manager

50M**™**5

2601 South Bayshore Drive, Suite 1250 Miami, FL. 33133 Office 786- 220-0274 aparisca@somostv.net

cc: Ivan Morales

MASTER GRID SEMILLITAS Q2 2019

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100 Michael Angelo Way, Ste. 400D Austin, TX 78728 www.shoplc.com

June 30, 2019

Re: Certification of Compliance with Children's Television Act 1990 $\underline{\text{Q2 2019}}$ – FCC Rules $\underline{\text{76.225 \& 76.1703}}$

This is to certify that Shop LC Global, Inc., d/b/a SHOP LC, 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 Second 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 30th day of June 2019.

Joe Arnold

Broadcast Engineering Manager SHOP LC



CERTIFICATE OF COMPLIANCE

Commercial Time Limitations

Children's Television Act 1990

This is to certify that for the period from 1 April 2019 to 30 June 2019 inclusive, ShortsTV was fully compliant with the Children's Television Act 1990.

DATE:

SIGNED:

NAME:

POSITION:

CHIEF EXECUTIVE

SONY MOVIE CHANNEL

PROGRAMMING COMPLIANCE CERTIFICATIONS

Second Quarter 2019

To Whom It May Concern:

CPE US Networks Inc. ("CPE") hereby certifies that the video programming service known as "Sony Movie Channel":

- does not include any children's programming, as defined in the Children's Television Act of 1990 and regulations promulgated thereunder, 47 C.F.R. §§ 25.701(e), 76.225;
- complies with the closed captioning requirements imposed in 47 C.F.R. § 79.1, and CPE further certifies that, with respect to caption quality, in the ordinary course of business, CPE has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1) for programming produced as of the effective date of such rules;
- complies with the closed captioning requirements delineated in Section 202(b) of the Twenty-First Century Communications and Video Accessibility Act of 2010 ("CVAA") and consistent with 47 C.F.R. § 79.4; and
- complies with the loudness control practices required by the CALM Act and regulations
 promulgated thereunder, 47 C.F.R. §§ 73.682(e), 76.607, for all commercial
 advertisements embedded in programs carried on Sony Movie Channel.

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

Executed this 1st day of July, 2019.

CPE US NETWORKS INC.

By:

Name: Jeff Meier

Title: SVP Programming and GM US Networks



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019 (April 1, 2019 THROUGH June 30, 2019)

This is to certify that Sportsman 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 2nd 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 30th day of June 2019

Network: Sportsman Channel

Stre f

By:

Steve Smith

EVP Distribution & Affiliate Marketing

Certification of Compliance: FCC Children's Television Requirements April 1, 2019 through June 30, 2019

On behalf of the Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (47 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

The Story Keepers Pahappahooey Island RocKids TV Hermie and Friends VeggieTales Superbook Adventures in Booga Booga Land

This certification is provided for the digital program service broadcast on cable television systems for TBN*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 8^{th} day of July, 2019.

Signature:

David Adcock, National Sales Director

* As specified in Children's Television Obligations Of Digital Television Broadcasters, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [three (3) hours of] digital [children's] core programming, beyond the three (3) hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the combined JUCE and SMILE program service has a core block of children's programming of a minimum of nine (9) hours per week. Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours provide compliance for the Hillsong Channel service. In addition, the TBN and the TBN HD service provide a Saturday core block of a minimum of three (3) hours children's programming.

Certification of Compliance: FCC Children's Television Requirements April 1, 2019 through June 30, 2019

On behalf of the Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (47 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

Adventures in Booga Booga Land Animated Hero Classics

Another Sommer-Time Adventure Aqua Kids Adventures

Arnie's Shack BB's Bedtime Stories Becky's Barn

BJ's Teddy Bear Club and Bible Stories

Bugtime Adventures Cherub Wings

Cherub Wings
Children's Heroes of the Bible

Christopher Columbus Chubby Cubbies Colby's Clubhouse Come On Over Cowboy Dan's Frontier Creations Creatures

Curiosity Quest Dr. Wonder's Workshop

Faithville

Flying House From Aardvark to Zucchini

Gerbert

Gina D's Kids Club

Gospel Bill Hermie and Friends iShine Knect Kid Fit Kids Club Kids Like You

Mary Rice Hopkins & Puppets with a Heart

Mickey's Farm Mike's Inspiration Station Miss Charity's Diner Monster Truck Adventures Mustard Pancakes Nanna's Cottage Owlegories

Pahappahooey Island Paws and Tales – The Animated Series

Puppet Parade Quigley's Village

Raggs Retro News: A Blast from the Past

Rocka-Bye Island RocKids TV Sarah's Stories Superbook Superbook

Super Simple Science Stuff
The Adventures of Carlos Caterpillar
The Adventures of Donkey Ollie
The Adventures of Skippy
The Bedbug Bible Gang
The Charlie Church Mouse Show
The Choo Choo Bob Show
The Dooley and Pals Show
The Filling Station
The Fred and Susie Show
The Knock, Knock Show
The Reppies
The Story Keepers

The Swamp Critters of Lost Lagoon The World of Jonathan Singh

The Zula Patrol
Theo
Topsy Turvy
Tune Time

Two By 2
VeggieTales
Wild About Animals
Zoo Clues

This certification is provided for the following digital program service(s) distributed on cable television systems: TBN Enlace*, SMILE/JUCE*, TBN HD* and The Hillsong Channel*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 8th day of July, 2019.

Signature:

David Adcock, National Sales Director

* As specified in Children's Television Obligations Of Digital Television Broadcasters, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [three (3) hours of] digital [children's] core programming, beyond the three (3) hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the combined JUCE and SMILE program service has a core block of children's programming of a minimum of nine (9) hours per week. Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours provide compliance for the Hillsong Channel service. In addition, the TBN and the TBN HD service provide a Saturday core block of a minimum of three (3) hours children's programming.

Certification of Compliance: FCC Children's Television Requirements April 1, 2019 through June 30, 2019

On behalf of the Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (47 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

Adventures in Booga Booga Land Animated Hero Classics Another Sommer-Time Adventure

Aqua Kids Adventures Arnie's Shack BB's Bedtime Stories Becky's Barn

BJ's Teddy Bear Club and Bible Stories

Bugtime Adventures Cherub Wings

Cherub Wings
Children's Heroes of the Bible
Christopher Columbus
Chubby Cubbies
Colby's Clubhouse
Come On Over
Cowboy Dan's Frontier
Creations Creatures

Creations Creatures
Curiosity Quest
Dr. Wonder's Workshop

Faithville Flying House

From Aardvark to Zucchini Gerhert

Gina D's Kids Club

Gospel Bill Hermie and Friends iShine Knect Kid Fit Kids Club

Kids Like You Mary Rice Hopkins & Puppets with a Heart

Mickey's Farm Mike's Inspiration Station Miss Charity's Diner Monster Truck Adventures Mustard Pancakes Nanna's Cottage Owlegories Pahappahooey Island

Paws and Tales – The Animated Series

Puppet Parade Quigley's Village

Raggs Retro News: A Blast from the Past

Rocka-Bye Island RocKids TV Sarah's Stories Superbook Superbook

Super Simple Science Stuff
The Adventures of Carlos Caterpillar
The Adventures of Donkey Ollie
The Adventures of Skippy
The Bedbug Bible Gang
The Charlie Church Mouse Show
The Choo Choo Bob Show
The Dooley and Pals Show
The Filling Station
The Fred and Susie Show
The Knock, Knock Show
The Reppies
The Story Keepers

The Story Reepers
The Swamp Critters of Lost Lagoon
The World of Jonathan Singh

The Zula Patrol
Theo
Topsy Turvy
Tune Time
Two By 2
VeggieTales

Wild About Animals
Zoo Clues

This certification is provided for the following digital program service(s) distributed on cable television systems: SMILE/JUCE * and The Hillsong Channel*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 8th day of July, 2019.

Signature:

David Adcock, National Sales Director

* As specified in Children's Television Obligations Of Digital Television Broadcasters, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [three (3) hours of] digital [children's] core programming, beyond the three (3) hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the combined JUCE and SMILE program service has a core block of children's programming of a minimum of nine (9) hours per week. In addition, starting May 4, 2019 the Hillsong Channel service provide a Saturday core block of a minimum of three (3) hours children's programming.



CHILDREN'S COMMERCIAL LIMITS CERTIFICATION

2nd Quarter 2019

The targeted age range for the three hours of Children's Educational and Informational Programming broadcast per week by the TeleXitos Network is 13 to 16 years of age. The TeleXitos Network offered no programs originally produced and broadcast primarily for an audience of children 12 years old and younger in the second quarter of 2019; therefore, its programming is not subject to the commercial limits and website restrictions set forth in Section 73.670 of the FCC's Rules.

I certify that the above information is true and valid as of July 2, 2019.

SIGNED

Name: Barbara Alfonso

Title: Senior Director, TeleXitos



2850 Ocean Park Blvd., Suite 150 Santa Monica, California 90405 (310) 314-9400 sbgi.net

> LEE SCHLAZER Vice President, Distribution Direct Dial (310) 430-7530 Ischlazer@sbgtv.com

July 8, 2019

National Cable Television Cooperative 11200 Corporate Avenue Lenexa, KS 66219

Attention: Nisha Gowin, Programmer Relations Specialist

Dear Nisha,

The Tennis Channel, Inc. certifies that the video programming service known as Tennis Channel:

- 1. does not include any programs originally produced and broadcast primarily for an audience of children 12 years old and younger.
- 2. complies with the elosed captioning requirements imposed in Section 79.1 of the Federal Communications Commission's rules. With respect to caption quality, The Tennis Channel, Inc. further certifies that in the ordinary eourse of business, it has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1).
- 3. complies with the closed captioning requirements delineated in Section 202(b) of the Twenty-First Century Communications and Video Accessibility Act of 2010 ("CVAA") and consistent with 47 C.F.R. § 79.4.

Sincerely,

C' D' 1 D' 1

Vice President, Distribution

cc: Brian Jones, VP Operations, National Cable Television Cooperative EVP Programming, National Cable Television Cooperative

BlazeTV Children's Programming Report Q2 - 2019

Programs:

Liberty Treehouse

"Liberty Treehouse helps audiences re-discover the true joy of learning through engaging lessons that take you out of the classroom."

- Content time = 00:23:50
- Network PSA's and ID's = 00:01:10
- Commercial Time = 00:05:00

April 2019

48 Liberty Treehouse episodes
Total Content Time = 19:04:00
Total Network PSA/ID Time = 00:56:00
Total Commercial Time = 04:00:00

May 2019

48 Liberty Treehouse episodes
Total Content Time = 19:04:00
Total Network PSA/ID Time = 00:56:00
Total Commercial Time = 04:00:00

June 2019

60 Liberty Treehouse episodes
Total Content Time = 23:50:00
Total Network PSA/ID Time = 01:10:00
Total Commercial Time = 05:00:00

Q2 Total Content Time = 61:58:00 Q2 Total Network PSA/ID Time = 03:02:00 Q2 Total Commercial Time = 13:00:00

Three Angels Broadcasting Network PO Box 220, West Frankfort, IL 62896

www.Jabn.org p 618.627.4651 mail@3abn.org f 618.627.2726

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER (April 1, 2019 Through June 30, 2019)

This is to certify that the list set forth below identifies all programs and series aired by Three Angels Broadcasting Network, Inc. during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 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 (the "FCC"), the "Regulations").

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Three Angels Broadcasting Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits and I am familiar with the regulations.

See attached LMS form 2100 of the second quarter filing with the list of children's programs run during the calendar year.

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

Sincerely.

Danny Sheltor President

DS/cc



(REFERENCE COPY - Not for submission)

Children's Television Programming Report

FRN: **0003716198** File Number: **0000074921** Submit Date: **06/24/2019** Call Sign: **W15BU-D** Facility ID: **66983**

City: JOHNSON CITY State: IL

Service: Digital Class A Purpose: Children's TV Programming Report Status: Submitted Status Date: 06/24/2019

Filing Status: Active

Report reflects information for : Second Quarter of 2019

General Information

Section	Question	Response
Attachments	Are attachments (other than associated schedules) being filed with this application?	No

Applicant Information

Applicant Name, Type, and Contact Information

Applicant	Address	Phone	Email	Applicant Type
THREE ANGELS BROADCASTING NETWORK, INC. Doing Business As: THREE ANGELS BROADCASTING NETWORK, INC.	MOSES PRIMO PO Box 220 WEST FRANKFORT, IL 62896 United States	+1 (618) 627-4651	TECH@3ABN. ORG	Company

Contact Representatives (2)

Contact Name	Address	Phone	Email	Contact Type
DANIEL N. PEEK ENGINEER 3ABN	PO Box 220 WEST FRANKFORT, IL 62896 United States	+1 (618) 627-4651	DAN. PEEK@3ABN. ORG	Technical Representative
MOSES PRIMO DIRECTOR OF BROADCASTING OPERATIONS AND ENGINEERING 3ABN	PO Box 220 WEST FRANKFORT, IL 62896 United States	+1 (618) 627-4651	MOSES@3ABN. ORG	Legal Representative

Children's Television Information

Section	Question	Response
Station Type	Station Type	Network Affiliation
	Affiliated network	3ABN
	Nielsen DMA	St. Louis
	Web Home Page Address	WWW.3ABN.ORG

Digital Core Programming

Question	Response
State the average number of hours of Core Programming per week broadcast by the station on its main program stream	6.5
State the average number of hours per week of free over-the-air digital video programming broadcast by the station on other than its main program stream	0.0
State the average number of hours per week of Core Programming broadcast by the station on other than its main program stream. See 47 C.F.R. Section 73.671:	0.0
Does the Licensee provide information identifying each Core Program aired on its station, including an indication of the target child audience, to publishers of program guides as required by 47 C.F.R. Section 73.673?	Yes
Does the Licensee certify that at least 50% of the Core Programming counted toward meeting the additional programming guideline (applied to free video programming aired on other than the main Yes No program stream) did not consist of program episodes that had already aired within the previous seven days either on the station's main program stream or on another of the station's free digital program streams?	Yes

Digital Core Programs(4)

Digital Core Program (1 of 4)	Response
Program Title	TINY TOTS FOR JESUS
Origination	Network
Days/Times Program Regularly Scheduled	Sunday, Monday, Tuesday, Thursday 7:00 a.m.
Total times aired at regularly scheduled time	64
Total times aired	64
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	2 years to 4 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	It's music and farmers, animals and gardens, stories, and fun for the little ones with the colorful set and loveable characters.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (2 of 4)	Response
Program Title	KIDS TIME PRAISE
Origination	Network
Days/Times Program Regularly Scheduled	Monday -Thursday 4:00 p.m.
Total times aired at regularly scheduled time	52
Total times aired	52
Number of Preemptions	0
Number of Preemptions for other than Breaking News	
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	Christian music performed by children.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (3 of 4)	Response
Program Title	A Day with the King
Origination	Network
Days/Times Program Regularly Scheduled	Friday 4:00 p.m., Saturday 7:30 a.m.
Total times aired at regularly scheduled time	26

Total times aired	26
Number of Preemptions	0
Number of Preemptions for other than Breaking News	0
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program offers Bible stories, music and educational information and life morals.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Digital Core Program (4 of 4)	Response
Program Title	The Creation Case
Origination	Network
Days/Times Program Regularly Scheduled	Tuesday & Thursday 4:30 p.m.
Total times aired at regularly scheduled time	26
Total times aired	26
Number of Preemptions	0
Number of Preemptions for other than Breaking News	0
Number of Preemptions Rescheduled	0
Length of Program	30 mins
Age of Target Child Audience	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	This program discusses investigating and discovering the truth about creation verses evolution.
Does the Licensee identify the program by displaying throughout the program the symbol E/I?	Yes

Non-Core Educational and Informational Programming (0) Sponsored Core Programming (0)

Liaison Contact

Question	Response
Does the Licensee publicize the existence and location of the station's Children's Television Programming Reports (FCC 398) as required by 47 C.F.R. Section 73.3526(e)(11)(iii)?	Yes
Name of children's programming liaison	CINDY CLARK
Address	PO BOX 220
City	WEST FRANKFORT
State	IL
Zip	62896
Telephone Number	(618) 627-4651
Email Address	CINDY. CLARK@3ABN. ORG
Include any other comments or information you want the Commission to consider in evaluating your compliance with the Children's Television Act (or use this space for supplemental explanations). This may include information on any other noncore educational and informational programming that you aired this quarter or plan to air during the next quarter, or any existing or proposed non-broadcast efforts that will enhance the educational and informational value of such programming to children. See 47 C.F.R. Section 73.671, NOTES 2 and 3.	

Other Matters (4)

Other Matters (1 of 4)	Response
Program Title	TINY TOTS FOR JESUS
Origination	Network
Days/Times Program Regularly Scheduled	Sunday, Monday, Tuesday, Thursday7:00 a.m.
Total times aired at regularly scheduled time	64
Length of Program	30 mins
Age of Target Child Audience from	2 years to 4 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	It's music and farmers, animals and gardens, stories, and fun for the little ones with the colorful set and loveable characters.

Other Matters (2 of 4)	Response
Program Title	KIDS TIME PRAISE
Origination	Network
Days/Times Program Regularly Scheduled	Monday -Thursday 4:00 p.m.
Total times aired at regularly scheduled time	52
Length of Program	30 mins
Age of Target Child Audience from	5 years to 10 years
Describe the educational and informational objective of the program and how it meets the definition of Core Programming.	Christian music performed by children.

Response
A Day with the King
Network
Friday 4:00 p.m., Saturday 7:30 a.m.
26
30 mins
5 years to 10 years
This program offers Bible stories, music and
educational information and life morals.

Other Matters (4 of 4)	Response
Program Title	The Creation Case
Origination	Network
Days/Times Program Regularly Scheduled	Tuesday, Thursday 4:30 p.m.
Total times aired at regularly scheduled time	26
Length of Program	30 mins
Age of Target Child Audience from	5 years to 10 years

Describe the educational and informational objective of the program and how it meets the definition of Core Programming.

This program discusses investigating and discovering the truth about creation verses evolution.

Certification

Question Response

The undersigned certifies that he or she is (a) the party filing the Children's Television Programming, or an officer, director, member, partner, trustee, authorized employee, or other individual or duly elected or appointed official who is authorized to sign on behalf of the party filing the Children's Television Programming; or (b) an attorney qualified to practice before the Commission under 47 C.F.R. Section 1.23(a), who is authorized to represent the party filing the Children's Television Programming, and who further certifies that he or she has read the document; that to the best of his or her knowledge, information, and belief there is good ground to support it; and that it is not interposed for delay.

FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID

Upon grant of this application, the Authorization Holder may be subject to certain construction or coverage requirements. Failure to meet the construction or coverage requirements will result in automatic cancellation of the Authorization. Consult appropriate FCC regulations to determine the construction or coverage requirements that apply to the type of Authorization requested in this application.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, §503).

I certify that this application includes all required and relevant attachments.

Yes

I declare, under penalty of perjury, that I am an authorized representative of the above-named applicant for the Authorization(s) specified above.

Danny Shelton President

06/24 /2019 Attachments

No 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 April 1, 2019 to June 30, 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 3rd day of July, 2019

Toni Millner

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

^{* &}quot;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 April 1, 2019 to June 30, 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 3rd day of July, 2019.

Toni Millner

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

Jon mellner

^{* &}quot;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

TUI'neI'

July 9, 2019

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 2nd Quarter 2019. Please note that the Act's advertising limits are inapplicable to CNN, Headline News, TBS, Turner Classic Movies, TNT, 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.

For your convenience, the certificates of compliance are also available online for your review. Please follow these steps in order to download the certificates:

- 1. Go to the Turner Resources web site at www.TurnerResources.com. [Note if you do not have a user ID and password, you will need to register online with the web site.]
- 2. From the homepage go to "Technical" and scroll down to "Compliance Notices." You can download the Q2 2019 certificates by clicking on Kid Vid Certificates and following the prompts.

If you have any questions, please contact me at (404) 575-9724 or e-mail barbara.debuys@turner.com. Thank you for your continued carriage of the Turner networks.

Kindest regards,

Barbara DeBuys

Contracts Administrator

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 April 1, 2019 to June 30, 2019:

- 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" (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 3rd day of July, 2019.

Toni Millner

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

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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."



QUARTERLY CHILDREN'S PROGRAMMING CERTIFICATION 2nd Quarter - 2019

I, Messai Gessesse, Vice President, Business and Legal Affairs for TV One, LLC, hereby certify that the programming found on the TV One Network complied fully with the provisions of the Children's Television Act of 1990 and the associated rules and regulations of the Federal Communications Commission promulgated thereunder for the period April 1, 2019 through June 30, 2019.

Specifically, the TV One Network <u>did not</u> broadcast any Children's Programming during the period April 1, 2019 through June 30, 2019.

I hereby declare that the foregoing is true and correct. This certification was executed on the 3rd day of July, 2019.

Messai Gessesse

VP, Business & Legal Affairs

TV One, LLC



June 25, 2019

National Cable Television Cooperative 11200 Corporate Avenue Lenexa, KS 66219 Attn: Nisha Gowin

Re: Second Quarter (April 1, 2019 through June 30, 2019)
TVG/TVG2 Q2 2019 Compliance Certifications

Dear Ms. Gowin:

This letter is intended to assist NCTC in satisfying the following obligations:

- Under the Children's Television Act of 1990 and the Federal Communications Commission rules implementing the Act (Ref. 76.1703, 76.225) (the "Regulations"), ODS Technologies, L.P. hereby certifies that TVG Network contains no children's programming and is thus in compliance with the aforementioned regulations.
- Under Section 79.1(j)(2) of Title 47 of the Code of Federal Regulations regarding closed captioning quality, ODS Technologies, L.P. hereby certifies that TVG Network is exempt from the closed captioning rules under the following exemption: 47 C.F.R. §79.1(d)(4) primarily textual programming.

Sincerely yours,

Kevin Grigsby

Vice President & Executive Producer

TVG Network



July 1, 2019

RE: Children's Programming Certification

Dear Affiliate:

This is to certify that UP programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990.

The following sets forth children's programming aired on the Service through and including the Second Quarter of 2019: None.

Best regards,

Reta Peery

Chief Administrative & Operations Officer/General Counsel

Children's Programming Certification Second Quarter 2019 April 1st, 2019 - June 30th, 2019

This is to certify that as a standard practice, **Video Rola** formats and airs the following children's programs and series so that the total commercial time (including local avails) does not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission:

Children's Programs Aired During Second Quarter 2019

NONE

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

Executed this 5th day of July 2019.

<u>Jorge Fiterre</u> Name

Affiliate Sales
Title



July 9, 2019

VIA EMAIL (ngowin@nctconline.org)

National Cable Television Cooperative 11200 Corporate Ave. Lenexa, KS 66219

ATTN: Nisha Gowin, Programmer Relations Specialist.

Re: ViendoMovies - Children's Television Act Certificate for 2nd Quarter of 2019

Dear Ms. Gowin:

This letter is intended to assist National Cable Television Cooperative ("NCTC") and its affiliates in satisfying its obligations under The Children's Television Act of 1990.

SOMOSTV LLC, ("SomosTV") hereby certifies that its ViendoMovies programming network does not air any children's programming and did not do so during the 2nd Quarter of 2019.

Should you have any further questions regarding this matter, please do not hesitate to contact us.

Sincerely yours,

Alejandro Parisca

VP & General Manager

50M25

2601 South Bayshore Drive, Suite 1250 Miami, FL. 33133

Office 786-220-0274

aparisca@somostv.net

cc: Ivan Morales



Children's TV Act Compliance Certification

The Weather Channel certifies that The Weather Channel cable programming service does not contain any "children's programming" (as defined by the FCC.) In the event The Weather Channel includes "children's programming" in the future, we will notify affiliates immediately and provide the necessary information for compliance with recordkeeping requirements under the Children's Television Act of 1990.

Executed this 1st day of July 2019



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019 (April 1, 2019 THROUGH June 30, 2019)

This is to certify that World Fishing Network ("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 2nd 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 30th day of June 2019

Network: World Fishing Network

By: Steve Smith

EVP Distribution & Affiliate Marketing



Month/Year: 2nd quarter, 2019

E/I Children's Programming. Attached hereto is information sufficient to enable Broadcaster to complete the FCC Children's Programming Report (Form 398) for the channel.

Closed Captioning. All programming provided for broadcast on the station during this month was closed captioned, except for the programs noted below along with the applicable FEE exemption:

Channel is exempt from adding captions to programming at this time because the channel's annual gross revenues in the prior calendar year were less than \$3 million.

Commercial limits in Children's Programming. Programmer aired the following programming originally produced and broadcast primarily for an audience of children 16 years old and younger during this quarter:

			Total Commercial Matter
Children's Program	Days and time	es aired	(actual minutes & seconds)
Dragonfly TV	Sat	7:00am (ET)	4:50 min
Animal Rescue	Sat	7:30am (ET)	4:50 min
Dog Tales	Sat	8:00am (ET)	4:50 min
Jack Hanna's Into the Wild	Sun	12:00pm (ET)	4:50 min
Wild About Animals	Sat	9:00am (ET	4:50 min
Biz Kids	Sat	9:30am (ET)	4:50 min
Real Life 101	Sat	10:00am (ET)	4:50 min
Jack Hanna's Animal Adventures	Sun	11:30am (ET)	4:50 min
3 Wide Life	Sat	8:30am (ET)	4:50 min

^{*}Total commercial matter includes all spots promoting products or services broadcast during children's programs, including all spots provided by networks, syndicators and local stations.

The Children's Television Act and the FCC's rules require that children's programming may not contain more than 10.5 minutes of total commercial matter per clock hour on weekends and no more than 12.0 minutes of total commercial matter per clock hour on weekdays. After due review of internal station records and documentation provided to us by program suppliers, programmer hereby certifies:

X That it complied fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements.

____ That it did not comply fully with the FCC's commercial limits with respect to all children's programs broadcast during this quarter that are subject to those requirements, as explained in Attachment A hereto.

Signed: Ryan Raines
Name: Ryan Raines
Date: July 1, 2019



Children's Programming Certification

The Pursuit Channel Certifies that:

- 1. It is in compliance with the Children's Television Act of 1990 and the implementing rules of the Federal Communications Commission during the 2nd Quarter of 2019 and remains in compliance.
- 2. It presently does not contain any programming within the definition of "children's programming" under such rules.

Executed this 30th day of June, 2019

Network: The Pursuit Channel

Sincerely,

By: Erica Conner VP, Operations

REVOLT TV

CIDLDREN'S PROGRAMMING CERTIFICATION

April 1, 2019 to June 30, 2019

This is to certify that the list set forth below identifies all programs and series transmitted during the above referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 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 (the "FCC").

None of the following programs or series included any commercial spots including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour that contained references to, characters or actors from, or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below, I further certify that I have been designated by Inga Dyer as the official responsible for designation and certification of compliance with the FCC's children's programming commercial limits, and I am familiar with the Regulations.

List the children's programs run during calendar quarter: NIA
I hereby declare under penalty of perjury that the foregoing is true and correct.
Name (Print) Ox Marce Shullowan
Octorde Coursel
Title



TELEMUNDO NETWORK CHILDREN'S COMMERCIAL LIMITS CERTIFICATION

2nd Quarter 2019

The targeted age range for the three hours of Children's Educational and Informational Programming broadcast per week by the Telemundo Network ("Telemundo") is 13 to 16 years of age. Telemundo does not offer any programs originally produced and broadcast primarily for an audience of children 12 years old and younger. Accordingly, the programming presented on Telemundo is not subject to the commercial limits or website restrictions set forth in Section 73.670 of the FCC's Rules.

I certify that the above information is true and valid as of July 8, 2019.

SIGNED

Name: Janet Diaz-Pujol

Title: VP, Business & Legal Affairs



NETWORK'S NAME: Universal Kids' Network LLC

Address: 30 Rockefeller Plaza, 16th Floor

New York, NY 10112

Telephone Number: 212.664.5384 Fax Number: 212.703.8579

CHILDREN'S PROGRAMMING CERTIFICATION

This is to certify that the linear, VOD, and Spanish VOD programming service currently known as Universal Kids (the "Service") was in compliance 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 of April 1, 2019 through June 30, 2019 (the "Applicable Quarter").

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

Dated as of:

July 9, 2019

Signature:

Mincent Gabriele

VP, Revenue & Operations

This is a copy.

The original is on file at Universal Kids' Network, LLC

Offices located at 30 Rockefeller Plaza, 16th Floor East, New York NY 10112



SVP Legal Affairs

July 8, 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 June 30, 2019.

Very truly yours,

Rachel Miller SVP Legal Affairs



July 10, 2019

Nisha Gowin Programmer Relations Specialist NCTC 11200 Corporate Ave. Lenexa, KS 66219

Re: Second Quarter 2019 - Compliance Certificate for Children's Television Act of 1990 for America's Collectibles Network, Inc. DBA Jewelry Television

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019

As a TV shopping network, Jewelry Television is exempt from this regulation.

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

Executed this 10th day of July 2019.

Regards,

Burt Bagley

SVP Content Distribution

Jewelry Television



Children's Programming Certification Second Quarter 2019

This is to certify that during the above period, MGM HD did not include any programming that was originally produced and aired primarily for an audience of children 12 years old and younger.

In the event that MGM HD begins to include any programming that was originally produced primarily for this audience, MGM will format and air such programs and series so that the total commercial time (including local avails) will not exceed 10.5 minutes per hour on weekends and 12 minutes per hour weekdays, in compliance with the Children's Television Act of 1990, and the rules and regulations of the Federal Communications Commission.

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

Executed this 1st day of July, 2019.

Signature

By: GRACELYN BROWN

Senior Vice President, Strategic Programming

MGM Domestic Television

Metro-Goldwyn-Mayer Studios Inc.

245 N. Beverly Drive Beverly Hills, CA 90210

Children's Programming Certification

PixL Entertainment, LLC certifies that:

- 1. PixL was in compliance with the Children's Television Act of 1990 and the implementing rules of the Federal Communications Commission during the second quarter of 2019 and remains in compliance with the foregoing.
- 2. PixL presently does not include any commercial advertising.

PixL Entertainment, LLC

Title: VP Programming

Date: 6 -3- 2019



COMMERCIAL TIME – CHILDREN'S PROGRAMMING VIACOM MEDIA NETWORKS CERTIFICATION: Second (2nd) Quarter 2019

The following certification is provided regarding compliance during the period of April 1, 2019 to June 30, 2019 (the "<u>Current Quarter</u>") with the commercial time limitations set forth in the FCC's April 12, 1991 Report and Order Implementing the Children's Television Act of 1990 (the "<u>Act</u>") and the rules adopted therein.

NICKELODEON aired children's programming during the Current Quarter to the extent indicated by the attached program schedules. The children's programming NICKELODEON aired during the Current Quarter contained commercial matter in an amount that was not more than 12 minutes per hour on weekdays and 10.5 minutes per hour on weekends. NICKELODEON accordingly certifies that it is in compliance for the Current Quarter with the limitations set forth in the Act and FCC rules.

NICK JR., TEENNICK, NICKTOONS and NICK AT NITE aired children's programming during the Current Quarter as indicated by the attached program schedules for those services, but to the extent these services carried commercials, the amount of commercial matter was within the time limitations set forth in the Act.

Program services MTV, MTVU, MTV2, MTV LIVE, MTV CLASSIC, VH1, LOGO, CMT, CMT MUSIC, COMEDY CENTRAL, TR3S, PARAMOUNT NETWORK (previously known as SPIKE TV), TV LAND, BET SOUL, BET JAMS, BET, BET HIP HOP, BET GOSPEL, BET HER, and NICK MUSIC did not air any children's programming subject to the requirements of the Act during the Current Quarter.

VIACOM MEDIA NETWORKS, a division of Viacom International Inc., on its own behalf and on behalf of BLACK ENTERTAINMENT TELEVISION LLC

Nur-ul-Hag

Vice President, Counsel Corporate Law Department

CDM #11541

Fox Life hereby certifies that it does not currently air any children's programming as defined under the rules and regulations of the Federal Communications Commission and as such is not subject to the commercial time limitation requirements set forth in the Children's Television Act of 1990.

Dated: July 10, 2019

Melany Navarro

Executive Director

Business & Legal Affairs

Fox Latin American Channel LLC

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 second quarter of 2019.

Dated: __July 10, 2019

Eric Schrier President

FX Entertainment

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 second quarter of 2019.

Dated: July 10, 2019

Eric Schrier President

FX Entertainment

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 second quarter of 2019.

Dated: July 10, 2019

Eric Schrier President

FX Entertainment

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 second quarter of 2019.

Dated: July 10, 2019

Courteney Monroe

President

Global Television Networks



Date: 7/9/19

Certification of Compliance with the Commercial Time Limits in Programming Primarily Intended for Children Ages 12 and Under

Second Quarter 2019

This Certification applies to programming transmitted by Newsy during the period April 1, 2019, through June 30, 2019. As used herein, the term "Children's Program" means a program originally produced and broadcast primarily for an audience of children 12 years old and younger. See 47 C.F.R. § 76.225 and Note 2; see also Children's Television Act of 1990, 47 U.S.C. § 303a.

I hereby certify that, during the calendar quarter referenced above, Newsy did not transmit any Children's Programs.

By: _

Name: Blake Sabatinelli

Title: CEO, Newsy

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 second quarter of 2019.

Dated: July 10, 2019

Courteney Monroe

President

Global Television Networks



REQUIRED CERTIFICATIONS

To: Nisha Gowin, NCTC From: Aser Media US LLC

RE: Certification of Compliance with Children's Television & Closed Captioning for

National Cable Television Cooperative Inc.

Dear Nisha,

This Required Certifications Document, dated as of July 11, 2019, constitutes the required certifications and declarations set forth below. Capitalized terms referenced below are defined in the Agreement.

Period: Q2 2019 – April - June 2019

Agreement: NCTC Affiliation Agreement, dated as of December 10, 2018 between Aser Media US

LLC and National Cable Television Cooperative Inc.

Type: Children's Television Act of 1990 and the FCC rules implementing the Act (Ref. 76.1703,

76.225)

Section: Section 4.3 (Closed Captioning Compliance with Other Laws)

Certification: With respect to the Service, this document constitutes the declaration and certification of

compliance with the terms of Section 4.3.

Type: Closed captioning as required by the FCC Rules and Regulation. (Ref 79.3(b)(3),

79.3(e)(3)(i))

Section: Section 4.3 (Closed Captioning Compliance with Other Laws)

Certification: With respect to the Service, this document constitutes the declaration and certification of

compliance with the terms of Section 4.3.

Compliance with above sections is hereby certified.

Aser Media US LLC

Bv:

Name: Anthony Bailey

Title: Managing Director, Aser Media US LLC

Cc: National Cable Television Cooperative, Inc.

11200 Corporate Avenue Lenexa, KS 66219

Attn: President

With copies to: EVP, Programming, General Counsel

NETWORK'S NAME: Altavision

Address:

Paricutín 316 Sur. Col. Roma. CP 64700

Monterrey, Nuevo León, México

Phone Number:

+52 (81) 8881-9991

CHILDREN'S PROGRAMMING - PERPETUAL CERTIFICATION

This is to certify that the **Altavision** programming service (the "Service") does not currently contain any children's programming as defined under 47 CFR 76.255 of 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.

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

Executed this 5th day of July, 2019.

Signature:

Name:

Alberto Dominguez

Title:

US Operations Manager

NETWORK'S NAME: Aplauso TV

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Aplauso TV programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

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>CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019</u> (APRIL 1, 2019, THROUGH JUNE 30, 2019)

This is to certify that, during the above-captioned calendar quarter, the **BYU Television** programming service (the "Service"), to the extent that it aired children's programming as defined under 47 C.F.R. § 76.225 of the rules and regulations of the Federal Communications Commission, aired during such children's programming no more than 10.5 minutes of commercial matter per hour on weekends and no more than 12 minutes of commercial matter per hour on weekdays, and is otherwise in compliance with the Children's Television Act of 1990.

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

Signature: Lind Hillan

Name: Emily Gillam

Title: Paralegal / Licensing Administrator

Date: June 27, 2019

NETWORK'S NAME: Cine Mexicano

Address: 477 S Rosemary Avenue Suite 306

West Palm Beach FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Cine Mexicano programming service (the "Service"), to the extent it

airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Cuba Play

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Cuba Play programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during the Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

100 % of Content

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

NETWORK'S NAME: DamasTV

Address: 477 S Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the DamasTV programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during the Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

100 % of Content

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

30th day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

CHILDREN'S PROGRAMMING CERTIFICATION

Quarter: 2nd

Year: 2019

This is to certify that the children's programming and series distributed to Olympusat

during the above referenced calendar quarter that were originally produced and broadcast

primarily for an audience of children 12 years old and under, did not include any commercial spots that

contained references to, characters or actors from, or that offered products relating to, the underlying

program or series. As a standard practice, we formatted and aired each of the children's programs and

series so that the total commercial time did not exceed 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.

I hereby declare that the foregoing is true and correct.

Executed this 30th day of June, 2019.

Name: Bud Cantrell

Title: Compliance Officer

Company: Daystar Television Network



DOMINICAN VIEW

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

CHILDREN'S PROGRAMMING CERTIFICATION-THIRD QUARTER 2018

This is to certify that **Dominican View** programming service, to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulations of the Federal Communications Commission's, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and its otherwise in compliance with the children's television act of 1990. The following sets forth children's programming aired on service during the **2nd quarter of 2019 (April, May and June)**.

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 17 day of Junre 2019.

Signature: Marien Solis

Title: Accountant Manager

NETWORK'S NAME: Gran Cine

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Gran Cine programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Parables TV

Address: 477 South Rosemary Avenue #306

West Palm Beach, FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION - SECOND QUARTER 2019

This is to certify that the Parables TV programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel



SonLife Broadcasting Network
Children's TV Commercial Compliance Certification
Certification of Websites Appearing in Children's Television Programs
2QT 2019

SonLife Broadcasting Network certifies that for the 2nd quarter of 2019, all programs produced and broadcast for children ages 12 and under were formatted for not more than 10.5 minutes per hour of commercial time, the limit for weekend telecasts. The programs were:

CROSSFIRE YOUTH MINISTRIES

GENERATION OF THE CROSS

There was no commercial time available for SonLife Broadcasting Network affiliates in or between these programs. Thus, the programs were formatted in compliance with the Children's Television Act of 1990 and applicable Federal Communications Commission rules. In addition, the programs as delivered are in compliance with Sections 73.670(a) through (d) of the Commission's Rules, including restrictions on host selling and displays (if any) of website addresses.

Signed and dated this 1st day of July 2019

Jennifer Mansur

SBN Program Director

Jennifer Mansur

NETWORK'S NAME: Sorpresa

Address: 477 South Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Sorpresa programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during the Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

100 % of Content

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

30th day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.



SUPER CANAL

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

CHILDREN'S PROGRAMMING CERTIFICATION-FOURTH QUARTER 2018

This is to certify that **Super Canal Caribe** programming service, to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulations of the Federal Communications Commission's, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and its otherwise in compliance with the children's television act of 1990. The following sets forth children's programming aired on service during the **2**nd **quarter of 2019 (April, May and June)**.

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 17 day of June 2019.

Name: Marien Solis

Signature:

Title: Accountant Manager

Certification of Compliance: FCC Children's Television Requirements April 1, 2019 through June 30, 2019

On behalf of the Trinity Broadcasting Network (TBN), this is to certify that the program services named below comply with the FCC's children's television programming and commercial time limit obligations specified in FCC Rules 73.671 and 73.670 (47 CFR 73.671 and 73.670), respectively.

TBN is a not-for-profit, tax-exempt church corporation qualified under section 501(c)(3) of the Internal Revenue Code (26 USC 501(c)(3)). During the period of time covered by this certification, TBN did not air more than 10.5 minutes of commercial matter per hour during children's programming on weekends, or more than 12 minutes of commercial matter per hour on weekdays.

The following children's programs aired during the period of time covered by this certification:

The Story Keepers Pahappahooey Island RocKids TV Hermie and Friends VeggieTales Superbook Adventures in Booga Booga Land

This certification is provided for the digital program service broadcast on cable television systems for TBN*.

This certification is true and correct, to the best of my knowledge and understanding, and is made this 8th day of July, 2019.

Signature:

David Adcock, National Sales Director

* As specified in Children's Television Obligations Of Digital Television Broadcasters, FCC 04-221 (¶24), "digital broadcasters [are permitted] to air all of their additional [three (3) hours of] digital [children's] core programming, beyond the three (3) hour baseline on the main digital program stream, on one free digital video channel or distribute it across multiple free digital video channels, at their discretion, as long as the stream/s on which the core programming is aired has comparable carriage on multichannel video programming distributors ("MVPDs")." Accordingly, the combined JUCE and SMILE program service has a core block of children's programming of a minimum of nine (9) hours per week. Three (3) hours of that block provide compliance with FCC Rule 73.671 for the TBN Enlace service, and three (3) additional hours provide compliance for the Hillsong Channel service. In addition, the TBN and the TBN HD service provide a Saturday core block of a minimum of three (3) hours children's programming.



TELE EL SALVADOR

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

CHILDREN'S PROGRAMMING CERTIFICATION-FOURTH QUARTER 2018

This is to certify that **Tele El Salvador** programming service, to the extent it airs children's programming as defined under 47 CFR 76.255 of the rules and regulations of the Federal Communications Commission's, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and its otherwise in compliance with the children's television act of 1990. The following sets forth children's programming aired on service during the 2nd quarter of 2019 (April, May and June).

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 17 day of June 2019.

Signature: Marien Solis

Title: Accountant Manager

NETWORK'S NAME: Tele N Network

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number: 561-684-5657
Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Tele N Network programming service (the "Service"), to the extent it airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission, has aired no more than 10.5 minutes of commercial matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on weekdays during children's programming, and is otherwise in compliance with the Children's Television Act of 1990. The following sets forth children's programming aired on the Service during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30 day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: TOKU Network

Address: 477 S. Rosemary Avenue #306

West Palm Beach, FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the TOKU Network programming service (the "Service"), to the extent it

airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel



Children's Programming Certification:

Second Quarter (April 1, 2019 through June 30, 2019)

Newtork Name: TV CHILE

The following is to certify that we, as a standard practice, format and air the following children's programs and series so that 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 with the rules and regulations of the Federal Communications Commission:

Children's Programs Aired During Second Quarter

Tronia
La cueva del Emiliodón
Clarita
Experimento Wayápolis
Amigo Salvaje
Block

There were no occasions on which the commercial time was exceeded

This certifications pertains to the immediately preceding calendar (April 1, 2019 through June 30, 2019)

We will continue to comply with the Act an FCC rules, as they pertain to our programming during the next quarter

I Hereby declare under penalty of perjury that the foregoing is true and correct. Executed this June 30, 2019

TV CHILE

Signature:

P.P.

Alexis Piwonka Muñoz Subgerente de Gestión Televisión Nacional de Chile

Ultra Banda

Address: 477 S. Rosemary Avenue, Suite 306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Cine programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Cine

Address: 477 South Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Cine programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Clasico

Address: 477 South Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Clasico programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Docu

Address: 477 South Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Docu programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Ultra Familia

Address: 477 South Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Familia programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Fiesta

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Fiesta programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Ultra Film

Address: 477 South Rosemary Avenue Suite 306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019

This is to certify that the Ultra Film programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Ultra Kidz

Address: 477 South Rosemary Avenue Suite 306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Kidz programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

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

30th day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Luna

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Luna programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Macho

Address: 477 South Rosemary Avenue Suite 306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Macho programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

Ultra Mex

Address: 477 South Rosemary Avenue Suite 306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Mex programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

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

30th day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Ultra Tainment

Address: 477 S. Rosemary Avenue #306

West Palm Beach FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Ultra Tainment programming service (the "Service"), to the extent it

airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

NONE

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel

NETWORK'S NAME: Untamed Sports

Address: 477 S. Rosemary Avenue, Suite 306

West Palm Beach FL 33401

Phone Number:

561-684-5657

Fax Number:

561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Untamed Sports programming service (the "Service"), to the extent it

airs children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during Second Quarter (April - June) 2019.

Children's Programming Aired During Quarter Referenced

100 % of Content

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

30th day of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

NETWORK'S NAME: Uplift TV

Address: 477 South Rosemary Avenue Suite 306

West Palm Beach FL 33401

Phone Number: 561-684-5657

Fax Number: 561-684-9690

CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019

This is to certify that the Uplift TV programming service (the "Service"), to the extent it airs

children's programming as defined under 47 CFR 76.225 of the rules and regulation of the

Federal Communications Commission, has aired no more than 10.5 minutes of commercial

matter per hour on the weekends, and no more than 12 minutes of commercial matter per hour on

weekdays during children's programming, and is otherwise in compliance with the Children's

Television Act of 1990. The following sets forth children's programming aired on the Service

during the Second Quarter (April - June).

Children's Programming Aired During Quarter Referenced

2nd Quarter

Youth:

The Burnnie Show **Mustard Pancakes** BJ's Teddy Bear Club & Bible Stories Ignite Your Life Kidz

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed this 30

of June 2019.

Signature: Colleen E. Glynn

Name: Colleen E. Glynn

(Please type or print)

Title: EVP, General Counsel, Olympusat, Inc.

Three Angels Broadcasting Network PO Box 220, West Frankfort, IL 62896

www.3abn.org p 618.627.4651 mail@3abn.org f 618.627.2726

CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER (April 1, 2019 Through June 30, 2019)

This is to certify that the list set forth below identifies all programs and series aired by Three Angels Broadcasting Network, Inc. during the above-referenced calendar quarter that were originally produced and broadcast primarily for an audience of children 12 years old and under. As a standard practice, we formatted and aired each of the children's programs and series identified below so that the total commercial time (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) did not exceed 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 (the "FCC"), the "Regulations").

None of the following programs or series included any commercial spots (including local ad avails, promos for non-educational programs and adjacent ads running before or after the program within the same clock hour) that contained references to, characters or actors from or that offered products related to, the underlying program or series. Any instances in which the children's programming commercial limits were exceeded during the referenced calendar quarter are explained in detail below. I further certify that I have been designated by Three Angels Broadcasting Network, Inc. as the official responsible for oversight of compliance with the FCC children's programming commercial limits and I am familiar with the regulations.

See attached LMS form 2100 of the second quarter filing with the list of children's programs run during the calendar year.

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

Sincerely,

Danny Shelton President

DS/cc



20733 W. 10 Mile Road, Southfield, MI 48075 Phone: (248) 357-4566 fax: (248) 350-2531

CHILDREN'S PROGRAMMING CERTIFICATION

{FIRST QUARTER APRIL 1 – JUNE 30, 2019}

This is to certify that **The Word Network** ("Network") as a standard practice does not air advertising. Atlantic Broadband may rely upon this certification for future calendar quarters unless notified in writing by the Network within five (5) days after the close of any quarter that advertising has been included in the Network's programming and that the Network is in compliance with the Children's Television Act of 1990 and with the rules and regulations of the Federal Communications Commission.

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

Signatui	re: <u>G. Mattiello</u>
Name:	JOHN MATTIELLO
Title	DIRECTOR OF MARKETING



July 10, 2019

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 – Q2 2019

Dear Mr. Gunerman:

Attached please find HBO's certification for the calendar quarter ending June 30, 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: David Regan

Closed Captioning Rules Certification

This is to certify that for the calendar quarter ended June 30, 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 8TH day of July, 2019

Home Box Office, Inc.

David Regan

Vice President, Media Distribution Services



Rachel A. Miller SVP Legal Affairs

July 8, 2019

VIA EMAIL

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

RE: Children's Television Act - Compliance

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 June 30, 2019.

Very truly yours,

Rachel Miller SVP Legal Affairs



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019

This is to certify that Mid-Atlantic Sports Network ("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 Second Quarter of 2019 was 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, notice and 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 8th day of July, 2019.

MID-ATLANTIC SPORTS NETWORK

Marilyn E. McClellan

Director of Programming



TELEVISION

RADIO

NEWS

ONLINE

PUBLISHING

July 9, 2019

Thomas Gunerman Atlantic Broadband 70 E. Lancaster Avenue Frzer, PA 19355

Via email tgunerman@atlanticbb.com

2nd Quarter 2019 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN *español*

Dear Thomas:

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

ohn B. Marine



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019 (April 1, 2019 THROUGH June 30, 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 2nd 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 30th day of June 2019

Network: Outdoor Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204 www.OutdoorChannel.com



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019 (April 1, 2019 THROUGH June 30, 2019)

This is to certify that Sportsman 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 2nd 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 30th day of June 2019

Network: Sportsman Channel

Stre for

By: Steve Smith

EVP Distribution & Affiliate Marketing



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION SECOND QUARTER 2019 (April 1, 2019 THROUGH June 30, 2019)

This is to certify that World Fishing Network ("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 2nd 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 30th day of June 2019

Network: World Fishing Network

By: Steve Smith

EVP Distribution & Affiliate Marketing



July 2, 2019

Subject: WGN America Children's Television Act Compliance Certification Q2 2019

This letter will certify that no programs subject to the FCC's commercial time limits for children's programs were broadcast over WGN America during the 2nd quarter of 2019. We will continue to certify Children's Television Act Compliance quarterly.

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

Sincerely, Carmen Finch WGN America

cc: Chuck Sennet

VIA EMAIL: LEGAL@ATLANTICBB.COM AND US MAIL

Suzanne Arundale Sampieri, Paralegal ATLANTIC Broadband 2 Batterymarch Park, Suite 205 Quincy, MA 02169

Dear Ms. Sampieri:

Pursuant to your request for Starz Entertainment, LLC's ("STE") Children's Television Certification, I am enclosing the appropriate certificate of compliance in accordance with the cable operator's public record-keeping requirements for The Children's Television Act of 1990 (the "Act") and 47 CFR §§76.225 and 76.1703, thus satisfying such requirements for the second quarter of 2019.

STE does not air commercial matter on any of the channels it operates and provides, including Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. The accompanying certification attests to these channels' full and complete compliance with the Act and the FCC's corresponding regulations, as set forth at 47 CFR §§76.225.

Please contact me at 720-852-6266 if you have any questions regarding this matter.

Sincerely yours,

STARZ ENTERTAINMENT, LLC

Todd Hoy

Senior Vice President, Business & Legal Affairs – Distribution

Enclosure

By:

STARZ ENTERTAINMENT, LLC'S CHILDREN'S PROGRAMMING CERTIFICATE

Starz Entertainment, LLC is the owner and operator of the following programming channels distributed by cable television systems: Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. This is to certify that, for the period from April 1, 2019 through June 30, 2019, the foregoing channels, which are all commercial-free premium channels, did not contain any "commercial matter" during any children's programming that was aired on such channels. See 47 CFR §76.225.

I hereby declare that the foregoing is true and correct. Executed this 1st day of July, 2019.

STARZ ENTERTAINMENT, LLC

By: _____

Senior Vice President

Business & Legal Affairs - Distribution



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 network currently known as ABC Family (hereinafter referred to as the "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 Network to authorized reception equipment of downstream multichannel video programming distributors.
 - 2. Compliance with the ATSC A/85 Recommended Practice is determined by the Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this $\int_{-\infty}^{\infty} day$ of November, 2013.

By:

Robert S. Witkowski

VP, Engineering & Maintenance International Family Entertainment, Inc.



This is to certify that effective as of June 1, 2012:

- 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 cable television networks of A&E Television Networks, LLC ("AETN") consisting of: A&E, Lifetime, History Channel, Lifetime Movie Network (LMN), Biography Channel (Bio), H2 (formerly History International), Military History Channel, Crime & Investigation (CI), Lifetime Real Women, History Channel en Español, A&E HD, Lifetime HD, History Channel HD, LMN HD, Bio HD, H2 HD, CI 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 AETN for each network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by AETN through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

A&E TELEVISION NETWORKS, LLC

By:

Donald R. Jarvis Jr.

Vice President of Engineering























This letter is presented 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 AMC, IFC, Sundance Channel, and WEtv 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 AMC, IFC, Sundance Channel, and WEtv to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by AMC, IFC, Sundance Channel, and WEtv through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 18th day of September, 2012

By:

Steven Pontillo AMC Networks

sundance

Executive Vice President, Chief Technology Officer







First Quarter 2015 CALM Act Certification for Youtoo America Television

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 Youtoo America Television are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended practices: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by Youtoo America Television to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Youtoo America Television through the use of equipment and associated software that is installed, utilized and maintained in a reasonable manner.

Ryan Raines
Director of Operations
Youtoo America Television
808 E. Abram St.
Arlington, TX 76010

Youtoo America TV 808 E. Abram St. Arlington, TX 76010 817.274.1609

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 on **the Bravo 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 Bravo Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the Bravo Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

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 on **the Chiller 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 Chiller Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the Chiller Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

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 on **the CLOO 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 CLOO Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the CLOO Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

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 on **the CNBC 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 CNBC Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the CNBC Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

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 on **the CNBC WORLD 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 CNBC WORLD Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the CNBC WORLD Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

To the extent applicable, Current TV hereby certifies that:

- 1. All commercial advertisements embedded in programs carried on Current TV 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 Current TV to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Current TV through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this Tenth day of December, 2012

Mary/Murano

Executive Vice President, Distribution



November 30, 2012

CALM Act Certification

Dear Affiliate:

This letter is intended to assist you in satisfying your obligations under the Commercial Advertisement Loudness Mitigation Act (the "CALM Act") and the loudness control practices contained in the Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") relating thereto in connection with your carriage of the video programming services known as Discovery Channel, TLC, Animal Planet, Destination America, Investigation Discovery, Science, Military Channel, Discovery Fit & Health, Discovery En Español, Familia and Velocity (the "Discovery Networks").

Discovery Communications, LLC hereby certifies that our equipment and associated software has been installed, utilized and maintained in a commercially reasonable manner in compliance with the loudness control practices contained in the ATSC A/85 Recommended Practice with respect to all embedded commercial advertisements carried on 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

Executive Vice President Affiliate Distribution

Date:

November 30, 2012



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 network currently known as Disney Channel (hereinafter referred to as the "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 Network to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by the Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this $\int_{-\infty}^{\infty} T day$ of November, 2013.

By:

Robert S. Witkowski

VP, Engineering & Maintenance ABC Cable Networks Group



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 network currently known as Disney Junior (hereinafter referred to as the "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 Network to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by the Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this Let day of November, 2013.

Bv.

Robert S. Witkowski

VP, Engineering & Maintenance ABC Cable Networks Group



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 network currently known as Disney XD (hereinafter referred to as the "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 Network to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by the Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this $\int_{-\infty}^{\infty} day$ of November, 2013.

By:

Robert S. Witkowski

VP, Engineering & Maintenance ABC Cable Networks Group

DMX Residential, Inc. CALM Act Certification

This is to certify that:

- 1. Section 76.607 of Title 47 of the code of Federal Regulations states that all commercial advertisements embedded in programs 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 (Network Name) to authorized reception equipment of downstream multichannel video programming distributors.
- 2. DMX Residential, Inc. is exempt from this regulation because its programs contain no commercial advertisements.

Executed this 9th day of January, 2013

Melanie McCool, Managing Director

DMX Residential, Inc.

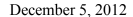
CALM Act Certification

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 on **the E! 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 E! Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the E! Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz





Dear Affiliate:

On behalf of ESPN, Inc., ESPN Classic, Inc., and ESPN Enterprises, the following is notification regarding the CALM Act programming for the year of 2012.

CALM Act Certification

As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on the ESPN networks (i.e., ESPN, ESPN2, ESPNEWS, ESPN Deportes, ESPNU, ESPN Buzzer Beater, ESPN Goal Line, ESPN3D, ESPN Classic, and ESPN PPV) 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 ESPN networks to authorized reception equipment of downstream multichannel video programming distributors.

Compliance with the ATSC A/85 Recommended Practice is determined by the ESPN networks through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

We will issue our next notification by the end of 2013. 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.

David C. Preschlack

Executive Vice President Disney and ESPN Networks

Affiliate Sales and Marketing

This is to certify that: **FOX College Sports Atlantic**

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 11th day of <u>December</u>, 2012

Rv. Hantille

SVP, Savellive Engineering & Title Affiliable Technical Supply

This is to certify that: FOX College Sports Central

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 11th day of <u>December</u>, 2012

Rv

Name ALASTAIR HAMILTON

SVP Latellite Engineering & Title Affricave Rechnical Sypon

FOX College Sports Pacific This is to certify that:

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

By: Name ALSTAR HAMITON

This is to certify that: **FOX Desportes**

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

By: Name ALASTAIR HAMILTON

SVP, Satellite Engineering & Title Affiliate Engineering Suport

This is to certify that: **FX Movie Channel**

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 10th day of December 2012

By: Name ALASTAL HAMNTEN

This is to certify that: **FOX Soccer Channel**

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

By: Name ALASTAR HAM, USA

SVP Satehite Engineering & Title Affirate Technical Support

This is to certify that: **FX** East

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this by day of beamber, 2012

By:

SVP, Satelite Ergineering & Title Afflicate Exchnical Suppor

This is to certify that: **FX West**

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this May of December 2012

 $\mathbf{R}\mathbf{v}$

Name ALASTAIR HAMILTON

SVP, Satellite Ergineering & Title Affirate Technical Suppor

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 on **the G4 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 G4 Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the G4 Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 4th day of December, 2012

By: Matthew Braatz

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 on **Golf 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 **Golf Channel** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **Golf Channel** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 17th day of September, 2012

By: Dan Overleese

Wan Owerland

Vice President, Golf Channel Operations

GAME SHOW NETWORK - LEGAL NOTICES

CALM ACT CERTIFICATION Game Show Network, LLC hereby certifies that as required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on GSN 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 GSN to authorized reception equipment of downstream multichannel video programming distributors. Compliance with the ATSC A/85 Recommended Practice is determined by GSN through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

For written confirmation of this certification please contact GSN's Business Affairs department at LegalNotice@gsn.com.

Crown Media Family Networks

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 on **Crown Media Family Networks** 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 **Crown Media Family Networks** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **Crown Media Family Networks** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 3 day of October, 2012

By:

ames Bennett

Vice President of Technical Operations



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 HBO and Cinemax channels 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 Home Box Office, Inc. to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Home Box Office, Inc. through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 5 day of October, 2012

Home Box Office, Inc.

By: Muliail Keiper

Name: Michael Keyserling Title: Senior Vice President,

Advanced Technology & Operations

Brian

HDNet LLC

Commercial Advertisement Loudness Mitigation (CALM) Certification

The undersigned hereby certifies that the television programming service(s) set forth below are in compliance in all material respects with the Commercial Advertisement Loudness Mitigation Act of 2011 as set forth in 47 U.S.C. 154, 303, 334, 336, the rules and regulations promulgated by the FCC in Parts 73 and 76 of the Code of Federal Regulations, and the associated Recommended Practice Techniques for Establishing and Maintaining Audio Loudness for Digital Television (A/85). This certification is effective upon the execution date shown below and will remain in effect until rescinded in writing by an authorized representative.

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

Executed this day 5th of November, 2012

HDNet LLC

,

Name: Philip Garvin

Title: GM & COO

This certification covers the following television programming services:

AXS.TV

HDNet Movies

Calm Act Certification

This is to certify that:

1. As required by Section 76.607 of title 47 of Code of Federal Regulations, all commercial advertisements embedded in Programs carried on HRTV 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 /85 Recommended Practices") at the point of distribution by HRTV to authorize Reception equipment of downstream multichannel video Programming distributors.

2. Compliance with the ATSC A/85 Recommended Practice is Determined by HRTV through the use of equipment and Associated software that is installed, utilized and maintained In a commercially reasonable manner.

Executed this 19th day of September, 2012

By: Joe Garcia

Chief Engineer.

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 Halogen 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 Halogen to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Halogen through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 28th day of September, 2012

By:

Tom Kingsley, Vice President of Engineering

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 INSP 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 INSP to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by INSP through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 28th day of September, 2012

By:

Tom Kingsley, Vice President of Engineering

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 La Familia/ LFC 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 ImaginaUS. ImaginaUS is authorized by Inspiration Networks to originate the program channel La Familia/LFC to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by a review of technical information provided by ImaginaUS. The information provided indicates compliance as being through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 21st day of December, 2012

By:

Tom Kingsley, Vice President of Engineering

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 on **the MSNBC 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 MSNBC Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the MSNBC Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz



COMMERCIAL ADVERTISEMENT LOUDNESS MITIGATION ACT VIACOM MEDIA NETWORKS CERTIFICATION: December 1, 2012

This will confirm that the commercial advertisements embedded by Viacom Media Networks, a division of Viacom International, Inc., in the programming exhibited on MTV, MTV2, MTV JAMS, MTV HITS, TR3S, VH1, VH1 CLASSIC, VH1 SOUL, CMT, CMT PURE COUNTRY, NICKELODEON, NICKTOONS, NICK AT NITE, NICK JR., TEENNICK, MTVU, TV LAND, LOGO, COMEDY CENTRAL, SPIKE TV and PALLADIA are in compliance with the regulations adopted by the Federal Communications Commission in connection with the Commercial Advertisement Loudness Mitigation Act.

VIACOM MEDIA NETWORKS, a division of Viacom International, Inc.

By

Sandra Y. Wells

Senior Vice President & Deputy General Counsel

Business & Legal Affairs

Content Distribution & Marketing

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 on **the MUN2 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 MUN2**Network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the MUN2 Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

This is to certify that: National Geographic Channel

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this May of <u>December</u>, 2012

 $\mathbf{R}\mathbf{v}$

Name ALASTAR HAMILTON

SVP, Satelliteting, neering & Title Afiliate Teehn al Supar.

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 on **the NBC Sports 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 NBC Sports Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the NBC Sports Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

NFL Network CALM Act Certification

This is to certify that:

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

Executed this 3rd day of December, 2012

By:

Glenn Adamo Vice President, Media Operations One NFL Plaza Mt. Laurel, NJ 08054



43445 Business Park Drive, Ste. 103 • Temecula, CA 92590

January 8, 2013

Mr. Brian Jones NCTC 11200 Corporate Ave Lenexa, KS 66219

Dear Brian:

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 on Outdoor 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 Outdoor Channel to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Outdoor Channel through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 8th day of January, 2013

Lum Po Pm

By:

Randy B. Brown Executive Vice President Affiliate Sales & Marketing

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 OVATION 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 OVATION Network to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by OVATION Network at the Comcast Media Center through the use of equipment and associated software that is installed, utilized, and maintained in a commercially reasonable manner.

OVATION

Executed this 39th day of November, 2012

By: Mark Gardner

Director of Engineering



November 30, 2012

CALM Act Certification

Dear Affiliate:

This letter is intended to assist you in satisfying your obligations under the Commercial Advertisement Loudness Mitigation Act (the "CALM Act") and the loudness control practices contained in the Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") relating thereto in connection with your carriage of the video programming service known as OWN: Oprah Winfrey Network.

OWN, LLC hereby certifies that our equipment and associated software has been installed, utilized and maintained in a commercially reasonable manner in compliance with the loudness control practices contained in the ATSC A/85 Recommended Practice with respect to all embedded commercial advertisements carried on 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

Nihma

Title

Dotos

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 on **the Oxygen 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 Oxygen**Network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the Oxygen Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz



This is to certify:

- 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 Pac-12 Networks channels (i.e., Pac-12 Network's national feed and each of its six regional feeds) 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 Pac-12 Enterprises, LLC to authorized reception equipment of downstream multi-channel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Pac-12 Enterprises, LLC through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 27 day of NOVEMBER 2012.

Pac-12 Enterprises, LLC

Name: Hal Reynolds

Title: Senior Vice President, Engineering

Pac-12 Enterprises, LLC



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 **REELZCHANNEL 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 **REELZCHANNEL Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **REELZCHANNEL Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 30th day of November, 2012

By: Mark Gardner

Director of Engineering



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 RLTV 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 RLTV Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the RLTV Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 26th day of September, 2012

By: Roy Ennis

Senior Vice President, RLTV Finance & Operations













This is to certify that:

- As required by Section 76.607 of Title 47 of the Code of Federal 1. Regulations, all commercial advertisements embedded in programs carried on HGTV, HGTV HD, Food Network, Food Network HD, DIY, DIY HD, Cooking Channel, Cooking Channel HD, Travel Channel, Travel Channel HD, and Great American Country (collectively, the "Scripps Networks") 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 Scripps Networks to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the Scripps Networks through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 10th day of October, 2012

Mark Hale

By

Executive Vice President, Operations & CTO



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 network currently known as SOAPnet (hereinafter referred to as the "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 Network to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with the ATSC A/85 Recommended Practice is determined by the Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 1^{57} day of November, 2013.

Bv.

Robert S. Witkowski

VP, Engineering & Maintenance SOAPnet, L.L.C.

This is to certify that: **Speed Channel**

- 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 FOX 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 FOX network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the FOX network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

By: Name ALASTAR HAMILTON

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 any of Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz In Black, Starz Kids & Family, Encore, Encore Action, Encore Drama, Encore Español, Encore Family, Encore Love, Encore Suspense, Encore Westerns, MoviePlex, IndiePlex, and RetroPlex have been processed to 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 Starz Entertainment, LLC to downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Starz Entertainment, LLC through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

By:

Richard Waysdorf

Senior Vice President, Business & Legal Affairs - Distribution

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 on **the Style 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 Style Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the Style Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

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 on **the SyFy 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 SyFy Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the SyFy Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

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 TBN Networks, which include TBN, The Church Channel, JCTV, Smile of a Child, and 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 TBN Networks, which include TBN, The Church Channel, JCTV, Smile of a Child, and 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 TBN Networks, which include TBN, The Church Channel, JCTV, Smile of a Child, and 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 1st day of December, 2012

By:

Robert Higley

V.P. Cable Relations

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 on **the Telemundo 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 Telemundo Network** to authorized reception equipment of downstream Telemundo Television Stations.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **the Telemundo Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz



This is to certify that on behalf of The Tennis Channel, Inc. ("The Tennis Channel"):

- 1. As required by the Commercial Advertisement Loudness Mitigation Act of 2010 (the "CALM Act"), codified at 47 U.S.C. § 621, and implementing regulations adopted by the Federal Communications Commission at Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on The Tennis Channel are in compliance with the audio loudness practices contained in Advanced Television Systems Committee A/85, ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television (July 25, 2011) ("ATSC A/85 RP") at the point of distribution by The Tennis Channel to authorized reception equipment of downstream multichannel video programming distributors.
- Compliance with ATSC A/85 RP is determined by The Tennis Channel through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 30day of october . 2012

The Tennis Channel, Inc.

By:

Dean Hadaegh, SVP, Broadcast Operations & CTO



Turner Network Sales, Inc. 101 Marietta Street NW, 21st Floor Atlanta, GA 30303-2720 T 404.827.2250

November 2, 2012

RE: CALM ACT Certificates of Compliance

Please find attached certificates of compliance regarding the Federal Communications Commission's ("FCC") CALM Act requirements set forth in 47 C.F.R. 76.607 for December 13, 2012 through December 31, 2013.

If you have any questions, please contact me at (404) 827-3395 or e-mail Sherry.Kangalee@turner.com. Thank you for your continued carriage of the Turner networks.

Kindest Regards,

Sherry A. Kangalee Contracts Coordinator

Attachments

CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by TNT ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Ron Tarasoff

Title: VP—Broadcast Technology/Engineering

Entity: Turner Entertainment Networks, Inc.

CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by truTV ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Ron Tarasoff

Title: VP—Broadcast Technology/Engineering

Entity: Turner Entertainment Networks, Inc.

TURNER CLASSIC MOVIES (TCM) CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by Turner Classic Movies ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Ron Tarasoff

Title: VP—Broadcast Technology/Engineering

TBS CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by TBS ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Ron Tarasoff

Title: VP—Broadcast Technology/Engineering

CARTOON NETWORK CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by Cartoon Network ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Ron Tarasoff

Title: VP—Broadcast Technology/Engineering

BOOMERANG CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by Boomerang ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Ron Tarasoff

Title: VP—Broadcast Technology/Engineering

CNN

CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by CNN ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Robert J. Hesskamp

Title: SVP—Broadcast Engineering

CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by HLN ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Robert J. Hesskamp

Title: SVP—Broadcast Engineering

CNN EN ESPAÑOL CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by CNN en Español ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Robert J. Hesskamp

Title: SVP-Broadcast Engineering

CNN INTERNATIONAL--USA CALM ACT CERTIFICATION OF COMPLIANCE (47 C.F.R. § 76.607)

This hereby certifies that:

- To the extent required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded by CNN International—USA ("Network") on the Network are in compliance with ATSC A/85: "ATSC Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" as of the point of distribution by the Network for the year beginning December 13, 2012, and ending December 31, 2013. The Network has determined such compliance through the use of equipment and/or software that is installed, utilized and maintained in a commercially reasonable manner.
- This certification is being made available to any U.S. television distribution outlet, including cable operators or multichannel video programming distributors, that lawfully transmit the Network and has requested this certification for or during the relevant period.

Certified by me this 2nd day of November, 2012.

Name: Robert J. Hesskamp

Title: SVP—Broadcast Engineering

NBCUniversal

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 on **the Universal HD 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 Universal HD Network** to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined **the Universal HD Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

Senior Vice President, NBCU Broadcast Operations

NBCUniversal

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 on **the USA 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 USA**Network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by **The USA Network** through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 19th day of June, 2012

By: Matthew Braatz

Senior Vice President, NBCU Broadcast Operations



December 14, 2012

Mr. Hernan Lopez
Fox International Channels
Honduras 5517
Buenos Aires, Argentina
C1414BNC

Dear Hernan,

This communication is to confirm that the Utilisima network's operational system includes a two channel Miranda software solution that is ALC activated on the Miranda HCO-1822 protect switch at the end of the air chain, which is fully integrated into both the primary and back up signal paths of Utilisima's network origination system.

This system has been configured with a target value of -24 LKFS dialnorm and has been tested with a Dolby LM100 loudness meter, to confirm that the Utilisima network signal conforms to the Calm Act's technical guidelines under the ATSC's "Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television" ("A/85 RP"). This testing, performed within the Encompass environment, demonstrated that the Utilisima signal has effective loudness control at the demarcation point of the Encompass system. Please note that downstream processing, such as may happen with distribution systems providing commercial insertion, are not under the control of Encompass and may affect the solution as implemented at Encompass.

Encompass has implemented this loudness mitigation system at Utilisima's request, in order to assist Utilisima in its CALM Act compliance efforts. As the service provider for Utilisima's network playout and signal distribution, Encompass is confident that the design of the network origination system provided by Encompass for the distribution of the Utilisima signal meets the current CALM Act compliance requirements.

Per your request, we will also provide an annual 24 hour compliance recording. Additionally, we understand that you may have additional documentation requests related to confirming CALM Act compliance; please send any such documentation for our review.

Should you have any further questions, do not hesitate to contact John Halpin in our business affairs department at 323-344-4747, jhalpin@encompass-m.com.

Sincerely,

ENCOMPASS DIGITAL MEDIA

Bill Tillson

President & Chief Operating Officer



360 S. Monroe St. Suite 650 Denver, CO 80209 USA t. 720-457-2907 WorldFishingNetwork.com

November 2, 2012

To: National Cable Television Cooperative, Inc. ("NCTC") and Participating Members (as defined in the Binding Distribution Term Sheet between NCTC and World Fishing Network LLC dated March 21, 2011):

Re: 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 on the World Fishing 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 World Fishing Network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the World Fishing Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Sincerely,

WORLD FISHING NETWORK LLC

Gennady Ferenbok General Counsel

Gerenbole

Three Angels Broadcasting Network PO Box 220, West Frankfort, IL 62896

www.3abn.org | p 618.627.4651 mail@3abn.org | f 618.627.2726

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 on Three Angels Broadcasting 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 Three Angels Broadcasting Network to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Three Angels Broadcasting 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 July, 2019

Danny Shelton

President

DS/cc



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

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

Executed this 30th day of June 2019

Thre for

Network: Outdoor Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing



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 Sportsman 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 Sportsman Channel to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by Sportsman Channel through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 30th day of June 2019

Stre An

Network: Sportsman Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing

1000 Chopper Circle, Denver CO 80204 www.TheSportsmanChannel.com



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 World Fishing 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 Outdoor Channel to authorized reception equipment of downstream multichannel video programming distributors.
- 2. Compliance with the ATSC A/85 Recommended Practice is determined by the World Fishing Network through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

Executed this 30th day of June 2019

Network: World Fishing Network

By: Steve Smith

Atre 1

EVP Distribution & Affiliate Marketing