

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

2<sup>nd</sup> Quarter — April 1, 2019 – June 30<sup>th</sup>, 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 30<sup>th</sup>, 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 30<sup>th</sup>, 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

Dh. Cormich 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

> Re: **Closed Captioning Programming** Certification of Compliance, 2<sup>nd</sup> 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 closed captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations. We hereby advise you that all of the above-referenced Networks' programming services satisfied the applicable closed captioning requirements specified in such regulations during the abovereferenced calendar quarter.

In addition, during the above-referenced calendar quarter, the BBC World News programming service qualified for an exemption from the Closed Captioning Regulations as set forth in Section 79.1(d)(11).

We trust that this satisfies your request.

Sincerely,

Misan O. Ikomi

Vice President, Distribution

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

T 212.324.8500 www.amcnetworks.com



















### Fight Network/Game+ - Certificate of Compliance - Closed Captioning - Q2 2019 - April 1 to June 30 2019

This letter will serve as notice that both Fight Network and Game+ have been in compliance with Section 79.1 (b) of the FCC's closed captioning requirements. All programming provided to our affiliates was captioned to the extent required pursuant to Section 79.1 (b) of the rules of the Federal Communications Commission.

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



#### VIDEO PROGRAMMING CAPTIONING CERTIFICATION

#### 2nd Quarter - 2019

AXS TV ("Network") hereby certifies that all full length programming delivered for the period of April 1, 2019 through June 30, 2019 for transmission using Internet protocol ("IP-Delivered Video") was captioned in a manner designed to adhere to the amounts, tolerances and exemptions in Sections 79.1 and 79.4 of the rules of the Federal Communications Commission codified at 47 C.F.R. §§ 79.1 & 79.4 (the "FCC Rules"), including without limitation, that the programs contain captions of at least the same quality as the captions provided for the programming when previously delivered for viewing on television, **except for** any category of programming or individual programs accompanied by a Captioning Exception Notice in the form attached as **Exhibit A** indicating the reason(s) captioning was not required.

AXS TV

By: See a R Hamilton

Sue Ann R. Hamilton

EVP, Distribution & Business Development

Date: July 1, 2019

#### **EXHIBIT A**

#### IP-DELIVERED VIDEO PROGRAMMING CAPTIONING EXCEPTION NOTICE

#### FOR 2nd Quarter 2019

In reference to the Captioning Certification provided by AXS TV ("Network") as of July 1, 2019, the following programming/program will be delivered during the above-stated calendar quarter without captions (or without captions useable for online distribution) for the indicated reasons. For purposes of this Captioning Exception Notice, the "Rules" shall mean Sections 79.1 and 79.4 of the rules of the Federal Communications Commission codified at 47 C.F.R. §§ 79.1 & 79.4, and the FCC Orders promulgating such regulations, including 77 Fed. Reg. 19480 (Mar. 30, 2012).

Programming/Program(s):	(identify as fully as possible)
☐ captions not yet required for the content type (i.e., live/near-live, prereco	orded-and-edited, archival) (79.4(b))
$\square$ content is not "full length video programming" (for example, is only clips,	outtakes) (79.4(b))
☐ programming has not aired previously on television in the U.S. (79.4(b))	
☐ captions are not required because it:	
☐ is other than English- or Spanish-language (79.1(d)(3))	
☐ is primarily textual (79.1(d)(4))	
☐ aired exclusively in late-night hours (79.1(d)(5))	
$\square$ is an interstitial, promotional announcement or PSA of 10 minute	s or less (79.1(d)(6))
☐ is Educational Broadband Service programming (79.1(d)(7))	
☐ is locally produced non-news programming with no repeat value	(79.1(d)(8))
☐ appeared exclusively on a "new network" for which captioning no	ot yet required (79.1(d)(9))
☐ is primarily non-vocal musical material (79.1(d)(10))	
☐ captioning expense is/was in excess of 2% gross revenues (79.1(d	)(11))
$\square$ appeared exclusively on a channel producing revenues of less tha	n \$3,000,000 (79.1(d)(12))
☐ is locally produced educational programming (79.1(d)(13))	
$\square$ is subject to application for an economic burden exception (attack	h application) (79.1(f)(11))
$\square$ is subject to a grant of an economic burden exception (attach FCC	Corder) (79.1(f))
$\square$ is "pre-rule" programming that never appeared on television with	n captions
□ Other:	



June 30, 2019

President

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



30 Rockefeller Plaza, New York, NY 10112

# COZI-TV NETWORK CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM APRIL 1 THROUGH JUNE 30, 2019

I, Mark Monroy, Sr., Operations Manager, COZI-TV Network, a division of NBCUniversal Media LLC, (the "Network"), hereby certify that, during this quarter all non-exempt programming transmitted by the Network complied with the rules and policies of the Federal Communications Commission relating to closed captioning of video programming (47 C.F.R. §79.1, et seq.).

Mark Monroy

Sr. Operations Manager

**COZI-TV** 

Dated: 7/2/2019



#### QUARTERLY CLOSED CAPTIONING CERTIFICATIONS

The undersigned hereby certifies that for the period April 1, 2019 through June 31, 2019:

- 1. Captioning Obligation: The new nonexempt programming distributed on C-SPAN, C-SPAN2 and C-SPAN3 fully complied with the Federal Communication's closed captioning rules.
- 2. Captioning Quality: The new nonexempt programming distributed on C-SPAN, C-SPAN2 and C-SPAN3 was in compliance with the applicable FCC requirements concerning the quality of closed captioning; specifically, that (i) the video programming met the captioning quality standards of Section 79.1(j)(2) of the FCC's rules, 47 C.F.R. § 79.1(j)(2), and (ii) the undersigned, in the ordinary course of business, has adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, 47 C.F.R. § 79.1(k)(1).

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

By:

Peter Kilev

Vice President, Affiliate Relations

National Cable Satellite Corporation, d/b/a C-SPAN

400 North Capitol Street, NW

Washington, DC 20001



#### **Closed Captioning Rules Certification**

#### For The Calendar Quarter That Ended June 30, 2019

This is to certify that during the above-referenced calendar quarter the programming services known as Discovery Channel, TLC, Animal Planet, Destination America, Investigation Discovery, Science, American Heroes Channel (formerly Military Channel), Discovery Life (formerly Discovery Fit & Health), Discovery Family Channel, Discovery En Español, Discovery Familia, and MotorTrend (formerly Velocity), distributed by Discovery Communications, LLC, were in compliance with the closed captioning requirements set forth by Section 79.1 of Title 47 of the Code of Federal Regulations.

DISCOVERY COMMUNICATIONS, LLC

Title: EVP. Domestic & Canadian Distribution
Date: July 9, 2019



























#### VIDEO PROGRAM NETWORK CLOSED CAPTIONING CERTIFICATION

Pursuant to the Federal Communications Commission ("FCC") rules on closed captioning quality standards, this is to certify that, as of June 30, 2019, each of the Networks (as defined below) has, in the ordinary course of business, adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, as set forth at 47 C.F.R. § 79.1(k)(1). This certification shall supersede the certification on closed captioning quality standards dated as of March 31, 2019. In addition, each of the Networks has been in compliance with the amount of programming required to be captioned pursuant to Section 79.1(b) of the FCC's rules, as set forth at 47 C.F.R. §79.1(b), during the period between April 1, 2019 and June 30, 2019.

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.

RV.

NAME: Elisa Freeman

TITLE: EVP, Domestic + Canadian Distribution

COMPANY: Scripps Networks, LLC, Television Food Network, G.P., The Travel Channel, L.L.C. and Cooking Channel, LLC

DATE: July 9, 2019



#### **Closed Captioning Rules Certification**

#### For The Calendar Quarter That Ended June 30, 2019

This is to certify that during the above-referenced calendar quarter, the programming service known as OWN: Oprah Winfrey Network was in compliance with the closed captioning requirements set forth by Section 79.1 of Title 47 of the Code of Federal Regulations.

OWN, LLC

Name: Karen Grant-Selma

Title: SUP, BUSINESS+LEGAL AFFOILS



This is to certify that **Disney Channel** was in compliance in all material respects with the closed captioning benchmarks, rules and regulations promulgated by the Federal Communications Commission for the calendar quarter commencing on April 1<sup>st</sup>, 2019 and ending on June 30<sup>th</sup>, 2019.

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
Disney Channel, Disney Junior and Disney XD

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



This is to certify that **Disney Junior** was in compliance in all material respects with the closed captioning benchmarks, rules and regulations promulgated by the Federal Communications Commission for the calendar quarter commencing on April 1<sup>st</sup>, 2019 and ending on June 30<sup>th</sup>, 2019.

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 Junior

Signature:

Name: Jane Gould

Title:

Senior Vice President

Consumer Insights & Programming Strategy <u>Disney Channel</u>, <u>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.



This is to certify that **Disney XD** was in compliance in all material respects with the closed captioning benchmarks, rules and regulations promulgated by the Federal Communications Commission for the calendar quarter commencing on April 1st, 2019 and ending on June 30th, 2019.

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 XD

Signature:

Name: Jane Gould

Title: Senior Vice President

Consumer Insights & Programming Strategy
Disney Channel, Disney Junior and Disney XD

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



Mark DeVitre Executive Vice President and General Counsel

# CLOSED CAPTIONING CERTIFICATION SECOND QUARTER 2019

This will certify that all television networks produced by and licensed from Entertainment Studios Networks, Inc., Justice Central Networks, Inc., and their affiliates and subsidiaries, for carriage in the United States complies with the quality standards which are required by the FCC for accuracy, synchronicity, program completeness, and placement. The program captioning is in compliance with the requirements of the FCC during the second quarter of 2019.

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



Evine Live Inc. 6740 Shady Oak Road Eden Prairie, MN 55344 (Main) 952-943-6000

#### **CLOSED CAPTIONING CERTIFICATION**

This is to certify that during the period of April 1, 2019 through June 30, 2019, all of the programming that Evine Live Inc. provided to your cable systems was: (i) closed captioned in accordance with the requirements set forth at 47 CFR § 79.1, and (ii) complied with the quality standards as also set forth at 47 CFR § 79.1.

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

For EVINE Live Inc.

Jeff Larson

**Senior Director Broadcast Operations** 



TELEVISION

RADIO

NEWS

ONLINE

PUBLISHING

July 9, 2019

Nisha Gowin NCTC 11200 Corporate Ave Lenexa, KS 66219

Via email ngowin@nctconline.org

### 2<sup>nd</sup> 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 <a href="http://ewtn.com/technical.asp">http://ewtn.com/technical.asp</a>

John 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

#### PROGRAMMER CAPTIONING CERTIFICATION

Per Federal Communications Commission (FCC) rule 79.1(j), 47 C.F.R. § 79.1(j), FidoTV Channel Inc. ("Program Network") hereby certifies that during the 2nd calendar quarter, from April 1, 2019 to June 30, 2019:

[x]	The programming provided by the Program Network contained closed captions to the extent required by FCC rule 79.1(b), 47 C.F.R. § 79.1(b); and					
[x]		Program Network's programming satisfies the FCC's quality standards set forth in 47 C.F.R. § 79.1(j)(2) pertaining to accuracy, synchronicity, completeness and placement; or				
[ ]	Program Network, in the ordinary course of business, adopted and follows the Captioning Best Practices set forth in 47 C.F.R. § 79.1(k)(1); or					
[ ]		ram Network is exempt from the FCC captioning requirements pursuant to one or more of the ving exemptions:				
	[]	Program Network is exempt because it has per channel annual revenue less than \$3 million;				
	[1]	Program Network is a "new network" under FCC rules because it has been in operation for less than four years;				
	[-]	Program Network has received an undue burden waiver from the FCC specifically exempting its programming;				
	[]	Program Network's programming consists primarily of a foreign language other than Spanish that is not scripted and therefore cannot be captioned using the electronic newsroom technique;				
	[]	Program Network's programming consists primarily of non-vocal music;				
	[ ]	Program Network's programming is non-news, locally produced and either if of local public interest with no repeat value for which the electronic newsroom technique is not available or is instructional programming for use in schools.				
		I have been designated Program Network as the official responsible for oversight of compliance s closed captioning requirements and hereby declare under penalty of perjury that the foregoing				

Executed this \_8th \_\_\_\_ day of \_\_July \_\_ 2019\_\_\_.

Signature

Walker Knight

is true and correct.

**Vice President Content Acquisition & Operations** 

FidoTV Channel



#### Closed Captioning Certification for the Second Quarter of 2019

I, Miguel Roggero, hereby certify that:

During this time period, i.e., second quarter of 2019, FM Networks LLC has been in compliance with any and all applicable Federal Communications Commission closed captioning rules and/or regulations, including Section 79.1 (b) of the rules of the Federal Communications Commission.

Miguel Roggero

CEO

BTN hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

Dated: 4/17/19

Thomas Thiel

Manager, Programming

BTN

Fox Deportes hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

Dated: 6-21-2019

Marvin Zepeda Vice President

Programming and Scheduling

The Fox News Channel and the Fox Business Network (collectively, "Fox News") hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

Dated: 6/26/19

Paula Firestone

Vice President, Program Operations

Fox News

Fox Soccer Plus hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 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 Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

4/10/19 Dated:

Daniela Jeffries

Vice President

Programming and Scheduling Fox Sports Productions, Inc.

FS2 hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

Dated: 4/19/19

Daniela Jeffries Vice President

Programming and Scheduling Fox Sports Productions, Inc.



This is to certify that **Freeform** was in compliance in all material respects with the closed captioning benchmarks, rules and regulations promulgated by the Federal Communications Commission for the calendar quarter commencing on April 1<sup>st</sup>, 2019 and ending on June 30<sup>th</sup>, 2019.

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

Executed this \_\_\_\_\_\_day of July, 2019.

International Family Entertainment, Inc. d/b/a Freeform

Signature:

Name: Dennis Goggin

Title: Vice President,

Program Planning & Scheduling



#### Closed Captioning Certification for the Second Quarter of 2019

#### I, Miguel Roggero, hereby certify that:

During this time period, i.e., second quarter of 2019, Fuse, LLC has been in compliance with any and all applicable Federal Communications Commission closed captioning rules and/or regulations, including Section 79.1 (b) of the rules of the Federal Communications Commission.

Miguel Roggero

CEO

# CLOSED CAPTIONING COMPLIANCE CERTIFICATION FUSION NETWORK SECOND QUARTER 2019

<u>FUSION NETWORK</u> hereby certifies that during the calendar dates of April 1<sup>st</sup> to June 30<sup>th</sup>, 2019; its programming complied with the closed captioning requirements currently in effect pursuant to the rules and regulations of the Federal Communications Commission ("FCC").

Total new non-exempt programming hours provided by FUSION:

1820 hours

Total new non-exempt programming hours that were captioned:

<u>1820 hour</u>s

Total percentage of new, non-exempt programming with captions:

100 %

I hereby declare that the foregoing is true and correct:

Date: 07/03/2019

Signature: \_\_

Name: <u>Hernan Jiron</u>

Title: Senior Vice President Broadcast Operations



July 8, 2019

#### Via Email: ngowin@nctconline.org

Nisha Gowin NCTC 1120 Corporate Ave Lenexa, KS 66219

Re: Closed Captioning Certification

Dear Nisha:

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 closed captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations.

GAME SHOW NETWORK, LLC

By: Caitlin Wheeler





#### **SECOND QUARTER 2019**

This will certify that Hallmark Channel, Hallmark Movies & Mysteries, and Hallmark Drama as of the date hereof, (A) provide video programming that satisfies the captioning quality standards of FCC Rule 79.1(b) and 79.1(j)(2) (47 C.F.R. §79.1(b) and 79.1(j)) and (B) is in compliance with the Twenty-First Century Communications and Video Accessibility Act of 2010, to the extent applicable.

Executed this 1st day of July 2019.

Name: Leslie Park

Title: Senior Vice President & Assistant General Counsel





#### VIDEO PROGRAMMING CAPTIONING CERTIFICATION

**2nd Quarter - 2019** 

HDNet Movies ("Network") hereby certifies that all full length programming delivered for the period of April 1, 2019 through June 30, 2019 for transmission using Internet protocol ("IP-Delivered Video") was captioned in a manner designed to adhere to the amounts, tolerances and exemptions in Sections 79.1 and 79.4 of the rules of the Federal Communications Commission codified at 47 C.F.R. §§ 79.1 & 79.4 (the "FCC Rules"), including without limitation, that the programs contain captions of at least the same quality as the captions provided for the programming when previously delivered for viewing on television, except for any category of programming or individual programs accompanied by a Captioning Exception Notice in the form attached as Exhibit A indicating the reason(s) captioning was not required.

**HDNet Movies** 

Sue Ann R. Hamilton

EVP, Distribution & Business Development

By: See a R Hamilton

Date: July 1, 2019

#### **EXHIBIT A**

#### IP-DELIVERED VIDEO PROGRAMMING CAPTIONING EXCEPTION NOTICE

#### FOR 2nd Quarter 2019

In reference to the Captioning Certification provided by HDNet Movies ("Network") as of July 1, 2019, the following programming/program will be delivered during the above-stated calendar quarter without captions (or without captions useable for online distribution) for the indicated reasons. For purposes of this Captioning Exception Notice, the "Rules" shall mean Sections 79.1 and 79.4 of the rules of the Federal Communications Commission codified at 47 C.F.R. §§ 79.1 & 79.4, and the FCC Orders promulgating such regulations, including 77 Fed. Reg. 19480 (Mar. 30, 2012).

Programming/Program(s):	(identify as fully as possible)			
☐ captions not yet required for the content type (i.e., live/near-live, prerecon	rded-and-edited, archival) (79.4(b))			
☐ content is not "full length video programming" (for example, is only clips/outtakes) (79.4(b))				
☐ programming has not aired previously on television in the U.S. (79.4(b))				
☐ captions are not required because it:				
☐ is other than English- or Spanish-language (79.1(d)(3))				
☐ is primarily textual (79.1(d)(4))				
☐ aired exclusively in late-night hours (79.1(d)(5))				
$\hfill \square$ is an interstitial, promotional announcement or PSA of 10 minutes	or less (79.1(d)(6))			
☐ is Educational Broadband Service programming (79.1(d)(7))				
☐ is locally produced non-news programming with no repeat value (7	79.1(d)(8))			
☐ appeared exclusively on a "new network" for which captioning not	yet required (79.1(d)(9))			
☐ is primarily non-vocal musical material (79.1(d)(10))				
☐ captioning expense is/was in excess of 2% gross revenues (79.1(d)(	(11))			
☐ appeared exclusively on a channel producing revenues of less than	\$3,000,000 (79.1(d)(12))			
☐ is locally produced educational programming (79.1(d)(13))				
$\square$ is subject to application for an economic burden exception (attach	application) (79.1(f)(11))			
☐ is subject to a grant of an economic burden exception (attach FCC of	order) (79.1(f))			
☐ is "pre-rule" programming that never appeared on television with	captions			
□ Othor:				

#### 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 30<sup>th</sup> 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 21<sup>st</sup> 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



### **PROGRAMMER CAPTIONING CERTIFICATION**

	am Netv	mmunications Commission (FCC) rule 79.1(j), 47 C.F.R. § 79.1(j), INSP, LLC work") hereby certifies that during the second calendar quarter, from April 1, 2019 to	
V	The programming provided by the Program Network contained closed captions to the exter required by FCC rule 79.1(b), 47 C.F.R. § 79.1(b); and		
IJ	Program Network's programming satisfies the FCC's quality standards set forth in 47 C.F.R. 79.1(j) (2) pertaining to accuracy, synchronicity, completeness and placement; or		
[]	Program Network, in the ordinary course of business, adopted and follows the Captioning Be Practices set forth in 47 C.F.R. $\S$ 79.1(k)(1); or		
[]		m Network is exempt from the FCC captioning requirements pursuant to one or more of owing exemptions:	
	[]	Program Network is exempt because it has per channel annual revenue less than \$3 million;	
	[]	Program Network is a "new network" under FCC rules because it has been in operation for less than four years;	
	[]	Program Network has received an undue burden waiver from the FCC specifically exempting its programming;	
	[]	Program Network's programming consists primarily of a foreign language other than Spanish that is not scripted and therefore cannot be captioned using the electronic newsroom technique;	
	[]	Program Network's programming consists primarily of non-vocal music;	
	[]	Program Network's programming is non-news, locally produced and either if of local public interest with no repeat value for which the electronic newsroom technique is not available or is instructional programming for use in schools.	
complia	nce wit	have been designated Program Network as the official responsible for oversight of h the FCC's closed captioning requirements and hereby declare under penalty of perjurying is true and correct.	

Phyllis Costner

Signature)

Director, Network Compliance

\_ day of

#### ION Media Networks, Inc.

### **Closed Captioning 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. ("ION") hereby certifies that, during the above-referenced time period, the non-exempt programming supplied by ION was in compliance with the applicable FCC requirements concerning the quality of closed captioning, as the programming satisfies the caption quality standards set forth in Section 79.1 of the FCC's rules.

Certified on July 1, 2019.

ION Media Networks, Inc.

**CLOSED CAPTIONING RULES CERTIFICATION** 

Second Quarter 2019
April 1st, 2019 - June 31th, 2019

Kids Central/Family Central is exempt from the 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 \$3million

I certify that I have been designated by the network as the official responsible for the

oversight of compliance with the Federal Communications Commission's closed

captioning requirements, and I am familiar with the regulations.

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

Executed this 5<sup>th</sup> day of July 2019.

Signature

Name: Jorge Fiterre

Title: Affiliate Sales



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

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

### CLOSED CAPTIONING RULES CERTIFICATION SECOND QUARTER 2019

All programming provided by Mav'rick Entertainment Network, Inc. ("MAVTV") (both HD and SD feeds) complies with the closed captioning requirements established by the Federal Communications Commission as embodied in 47 C.F.R. § 79.1, including regulations concerning closed captioning quality. Programming provided by MAVTV complies with these regulations by either: (i) satisfying the caption quality standards set forth in 47 C.F.R. § 79.1(j)(2); (ii) adopting and following the "Video Programmer Best Practices" set forth in 47 C.F.R. § 79.1(k)(1); or (iii) being subject to one or more of the captioning exemptions set forth in 47 C.F.R. § 79.1(d), including programming for which the audio is in a language other than English or Spanish and that is not scripted programming that can be captioned using the "electronic news room" technique; interstitial material, promotional announcements, and public service announcements that are 10 minutes or less in duration; and/or programming that consists primarily of non-vocal music.

I certify that I have been designated by the Service as the official responsible for the oversight of compliance with the Regulations, and I am familiar with the Regulations.

I 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



### Closed Captioning Compliance Certification Second Quarter, 2019

This is to certify that MGM HD was in compliance with the FCC's closed captioning rules during the above period.

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

Executed this 1st day of July, 2019.

By:\_\_\_\_\_

Gracelyn Brown

Senior Vice President, Strategic Programming MGM Domestic Television Metro-Goldwyn-Mayer Studios Inc. 245 N. Beverly Drive Beverly Hills, CA 90210

### **NBCUniversal**

June 25th, 2019

RE: Certification of Compliance with Closed Captioning Requirements 47 C.F.R. §79.1, et.al.; Second Quarter 2019

This is to certify that the NBCUniversal programming services currently known as BRAVO, CNBC, CNBC World, E!, GOLF, MSNBC, NBCSN, OLYMPICS Channel, OXYGEN Channel, SYFY, UNIVERSO & USA NETWORK (and any high definition simulcast of such networks) have been in compliance with the applicable Federal Communications Commission requirements concerning Closed Captioning of video programming (the "Closed Captioning Requirements") for the period from April 1, 2019 through June 30, 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 25 day of June 2019.

Ashish Desai

Senior Vice President, Global Media Operator

**NETWORK'S NAME:** 

NFL Network & RedZone

Address:

One NFL Plaza

Mt. Laurel, NJ 08054

### **Closed Captioning Certification**

This is to certify that, for the period commencing on April 1, 2019 and ending on June 30, 2019, all programming on NFL Network was in full compliance with the closed captioning rules as defined under 47 CFR 79.1(b) of the rules and regulations of the Federal Communications Commission and NFL RedZone was not on the air for that time period.

I hereby declare that the foregoing is true and correct.

Signature:

Name:

Pries Massaro

Title:

Director Affiliate Sales NFL Network

Date:

July 👤, 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 2<sup>nd</sup> Quarter of 2019 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 30th day of June 2019

Network: Outdoor Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing



June 30th, 2019

Re: Closed Captioning Certification

To Whom It May Concern:

This letter is intended for Outside Television's Cable, Satellite, and Telephone affiliate partners in satisfying their obligations under Section 79.1 (b) of Title 47 of the Code of Federal Regulations regarding closed captioning. Outside Television hereby certifies that:

All programming provided to Cable, Satellite, and Telephone affiliate partners was captioned to the extent required pursuant to Section 79/1 (b) of the rules of the Federal Communications Commission.

Outside Television agrees that they will notify affiliate partners within thirty (30) days of a change in status.

I declare under penalty of perjury the foregoing is true and correct. This certification was executed on the 30th day of June, 2019.

Sincerely,

Rob Faris

SVP Programming & Production

Outside TV

33 Riverside Ave., 4th Floor

Westport, CT 06880

### CLOSED CAPTIONING CERTIFICATION Second Quarter 2019 (April 1 – June 30, 2019)

This is to certify that all programming provided by OVATION during the period of April 1, 2019 through June 30, 2019, is in compliance with the Federal Communications Commission rules concerning closed captioning set forth at 47 C.F.R. § 79.1.

John Malkin

Executive Vice President of Distribution

Dated: June 30, 2019

#### **PAC-12 NETWORKS**

#### **VIDEO PROGRAMMING CAPTIONING CERTIFICATION**

**PAC-12 NETWORKS** ("Network") hereby certifies that all full length programming delivered to you during April 1, 2019 through June 30, 2019 for transmission using your multi-channel video programming distribution systems will be captioned in a manner designed to adhere to the amounts, tolerances and exemptions in Sections 79.1 and 79.4 of the rules of the Federal Communications Commission codified at 47 C.F.R. §§ 79.1 & 79.4 (the "FCC Rules"), including without limitation, that the programs contain captions of at least the same quality as the captions provided for the programming when previously delivered for viewing on television.

**PAC-12 NETWORKS** 

By: \_\_\_\_\_\_ Alden Mitchell Budill

SVP & Head of Distribution

Date: March 25, 2019



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 under Section 79.1(b) of Title 47 of the Code of Federal Regulations regarding closed captioning. Network hereby certifies that:

1.	X All programming provided during this past calendar quarter, ending June 30, 2019, was captioned to the extent required pursuant to Section 79.1(b) of the rules of the Federal Communications Commission.  OR
2.	It is <b>EXEMPT</b> from the closed captioning requirements pursuant to the Federal Communications Commission's closed captioning rules applicable to it because:
	. Network agrees that it will notify affiliates within thirty (30) days of a change in its exempt status.

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

As of the 1<sup>st</sup> day of the most recent calendar quarter, STE hereby certifies that, for its video content in the services listed below, STE has adopted and is following the best practices for closed captioning to the extent contemplated by the Federal Communications Commission's Closed Captioning Rules, 47 CFR Sections 79.1 and 79.4 (the "Rules), and, as such, is in compliance with the Rules:

- Starz, Starz Comedy, Starz Cinema, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, Starz Online
- StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, StarzEncore Online
- MoviePlex, RetroPlex, IndiePlex, MoviePlex On Demand, MoviePlex Online

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

Certified by,

Todd Hoy

Senior Vice President, Business & Legal Affairs – Acquisitions and Affiliate Distribution Starz Entertainment, LLC



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 – Closed Captioning Certification: 2<sup>nd</sup> Quarter 2019

Dear Ms. Gowin,

It is with great pleasure that I write to National Cable Television Cooperative ("NCTC") in order to certify our compliance with Title 47 of the Code of Federal Regulation concerning closed captioning. SomosTV LLC ("SomosTV"), as owner of Semillitas, hereby certifies that its programming network is in compliance with the Federal Communication Commission's closed captioning rules. Moreover, in order to ensure compliance SomosTV adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, 47 C.F.R. § 79.1(k)(1).

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

Sincerely 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



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

March 31, 2019

Re: Certification of Compliance with Closed Captioning Requirements

This is to certify that Shop LC Global, Inc., d/b/a SHOP LC is in compliance with the applicable Federal Communications Commission requirements concerning Closed Captioning of video programming (the "Closed Captioning Requirements") effective June 30, 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 <u>30th day of June 2019.</u>

Joe Arnold

Broadcast Engineering Manager SHOP LC



#### CERTIFICATE OF COMPLIANCE

**Closed Captioning** 

Title 47.CFR 79.1

This is to certify that Shorts International Limited is exempt from closed captioning obligations in respect of its channel, ShortsTV, on account of CFR 79.1 (d) (11), namely, the costs of closed captioning are in excess of 2% of the channel's gross revenues during the previous calendar year.

DATE:

SIGNED:

NAME: F. CARTER PILCHER

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":

- 1. 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;
- 2. 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;
- 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; and
- 4. 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 1<sup>st</sup> day of July, 2019.

CPE US NETWORKS INC.

Name: Jeff Mei

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 2<sup>nd</sup> Quarter of 2019 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 30th day of June 2019

Network: Sportsman Channel

Stre f

By:

Steve Smith

**EVP Distribution & Affiliate Marketing** 

## Certification of Compliance with the Federal Communications Commission=s Closed Captioning Requirements June 30, 2019

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

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

This certification is true and correct, to the best of my knowledge and understanding, and is made as of July 1, 2019.

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

By:	
Print Name: Sheri Duff	
Title: Closed Captioning Contact	

<sup>&</sup>lt;sup>1</sup> TBN=s JUCE (formerly JCTV), Smile of a Child (SOAC), TBN Enlace and TBN Salsa program services are exempt from the video programming captioning requirements pursuant to FCC Rule 79.1(d)(12) (47 C.F.R. '79.1(d)(2)), which exempts programs and providers on channels producing revenues of under \$3,000,000.



# TELEXITOS NETWORK CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM APRIL 1 THROUGH JUNE 30, 2019

I, Barbara Alfonso, Director, TeleXitos, hereby certify on behalf of TeleXitos cable network (the "Network") that during the above-titled calendar quarter, all programming transmitted by the Network has been captioned in a manner consistent with the captioning requirements and policies of the Federal Communications Commission (47 C.F.R. §79.1, et seq.).

Barbara Alfonso

Director, TeleXitos

Date: 7/2/19



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



July 3, 2019

#### **VIA EMAIL**

To Whom It May Concern

Re: Certification of Compliance with Closed Captioning Requirements; Second Quarter 2019

This is to certify that Blaze Media programming service (and its high definition simulcast) are in compliance with the applicable Federal Communications Commission requirements concerning Closed Captioning of Video Programming (the "Closed Captioning Requirements") 47 C.F.R. §79.1(j)(2), for the second quarter of 2019, for the period of April 1, 2019 through June 30, 2019.

We will notify in the event this certification status changes.

We hereby certify that the forgoing statement of compliance is true and correct.

Executed on this 3<sup>rd</sup> day of July 2019.

Best regards,

Jane Wohlgethan

Director of Programming Operations

### television radio music

Lighting the world with the glory of God's truth

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

### Caption Quality Certification

Three Angels Broadcasting Network, Inc. hereby states that its standard video programming intended for U.S. residential distribution, as currently provided, complies with applicable caption quality requirements of the Federal Communications Commission ("FCC"): (1) by satisfying caption quality standards of Section 79.1 (i)(2) or the FCC rules; (2) by the Programmer adopting and following, in the ordinary course of business, the Best Practices set for the in Section 79.1 (k)(1) of the FCC rules; or (3) because the Programmer or relevant programming is exempt from the FCC's closed captioning rules under one or more of the following exemptions, including: (i) Section 79.1 (d)(3) (programming for which the audio is in a language other than English or Spanish and that is not scripted programming able to be captioned using the electronic news room technique); (ii) Section 70.1 (d)(4) (primarily textual programming); (iii) Section 79.1 (d)(5) (programming distributed in late night hours)' (iv) Section 79.1 (d)(6) (interstitials, promotional announcements, and public service announcements that are 10 minutes or less in duration); or (v) Section 70.1 (d)(10) (primarily non-vocal musical programming).

Executed this 1st day of July, 2019.

Three Angels Broadcasting Network, Inc.

Vitle: General Manager

### BOOMERANG CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, Boomerang was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8th day of July, 2019

## CARTOON NETWORK CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, Cartoon Network was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8th day of July, 2019

### NBA TV CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, NBA TV was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8<sup>th</sup> day of July, 2019

## TBS SUPERSTATION (TBS) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, TBS Superstation (TBS) was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8th day of July, 2019

### TBS SUPERSTATION (TBS) (HD) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, the East and West Coast Standard Definition feeds of TBS Superstation ("TBS") were in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1. This certification is based on Turner's procedures for periodically monitoring and logging these feeds to confirm the presence of any required closed captioning. In providing (simulcast) HD feeds of TBS, Turner takes no actions to intentionally interfere with the delivery of closed captioning information included on the Standard Definition feeds, but has no procedures for further monitoring and logging the HD feeds.

Certified by me this 8<sup>th</sup> day of July, 2019

## TURNER CLASSIC MOVIES (TCM) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, Turner Classic Movies (TCM) was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8th day of July, 2019

## TURNER NETWORK TELEVISION (TNT) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, Turner Network Television (TNT) was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8th day of July, 2019

## TURNER NETWORK TELEVISION (TNT) (HD) CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, the East and West Coast Standard Definition feeds of Turner Network Television ("TNT") were in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1. This certification is based on Turner's procedures for periodically monitoring and logging these feeds to confirm the presence of any required closed captioning. In providing (simulcast) HD feeds of TNT, Turner takes no actions to intentionally interfere with the delivery of closed captioning information included on the Standard Definition feeds, but has no procedures for further monitoring and logging the HD feeds.

Certified by me this 8th day of July, 2019

### TRU TV CLOSED CAPTIONING COMPLIANCE CERTIFICATE

I, Michelle Hylton, in my capacity as Vice President—FCC Compliance of Turner Entertainment Networks, Inc., hereby certify that, for the second quarter of 2019, truTV was in compliance with the closed captioning requirements set forth in 47 C.F.R. 79.1.

Certified by me this 8th day of July, 2019



### CLOSED CAPTIONING CERTIFICATION 2<sup>nd</sup> Quarter - 2019

I, Messai Gessesse, Vice President, Business and Legal Affairs for TV One, LLC, hereby certify that for the period April 1, 2019 through June 30, 2019, the programming found on the TV One Network complied fully with the closed-captioning rules of the Federal Communications Commission.

I hereby certify that the foregoing is true and correct. This certification was executed on the  $3^{rd}$  day of July, 2019.

Messai Gessesse

VP, Business and Legal Affairs

TV One, LLC



June 25, 2019

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

Re: <u>Second Quarter (April 1, 2019 through June 30, 2019)</u> 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:	<b>UP/Closed</b>	Captioning	Certification

Dear Affiliate:
This letter is intended to assist Affiliate in satisfying its obligations under Section 79.1(b) of Title 47 of the code of Federal Regulations regarding closed captioning. Network hereby certifies that:
<ol> <li>X All programming to Affiliate during the calendar quarter ending June 30, 2019 was captioned to the extent required pursuant to Section 79.1(b) of the rules of the Federal Communications Commission.</li> </ol>
OR
2 it is <b>EXEMPT</b> from the closed captioning requirements pursuant to the Federal Communications Commission's closed captioning rules applicable to it because:
Network agrees that it will notify Affiliate within thirty (30) days of a change in its exempt status.
Sincerely yours,
Poto Poort
Reta Peery  Chief Administrative & Operations Officer/General Counsel

**CLOSED CAPTIONING RULES CERTIFICATION** 

Second Quarter 2019

April 1st, 2019 - June 30th, 2019

Video Rola is exempt from the 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 \$3million

I certify that I have been designated by the network as the official responsible for the

oversight of compliance with the Federal Communications Commission's closed

captioning requirements, and I am familiar with the regulations.

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

Executed this 5th day of July 2019.

Name: Jorge Fiterre

Title: Affiliate Sales



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: <u>ViendoMovies - Closed Captioning Certification for 2<sup>nd</sup> Quarter of 2019</u>

Dear Ms. Gowin,

It is with great pleasure that I write to National Cable Television Cooperative ("NCTC") in order to certify our compliance with Title 47 of the Code of Federal Regulation concerning close captioning. SomosTV LLC ("SomosTV"), as owner of ViendoMovies, hereby certifies that its programming network is in compliance with the Federal Communication Commission's closed captioning rules. Moreover, in order to ensure compliance SomosTV adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, 47 C.F.R. § 79.1(k)(1).

If at any time such status were to change, SomosTV agrees to notify NCTC within thirty (30) days of such change.

Please do not hesitate to contact me should you have any questions or concern.

Sincerely,

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



#### **Closed Captioning Certification**

#### **Certification of Compliance with Closed Captioning Requirements**

#### Second Quarter 2019

This is to certify that The Weather Channel programming service has been in compliance with the applicable Federal Communications Commission requirements concerning caption quality rules as set forth in 47 C.F.R. §79.1(j) and the Video Programmer Best Practices as set forth in 47 C.F.R. §79.1(k) for the period April 1, 2019 through June 30, 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 1st day of April, 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 2<sup>nd</sup> Quarter of 2019 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

This is to further certify that Network does not currently contain any children's programming as defined under 47 CFR 76.225 of the rules and regulation of the Federal Communications Commission (the "Children's Programming Rules"). In the event that the Network includes any children's programming on its schedule after the date hereof, Network will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

I certify that I have been designated by Network as the official responsible for the oversight of compliance with the Regulations and the Children's Programming Rules, and I am familiar with the Regulations and the Children's Programming Rules. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 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 times 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

<sup>\*</sup>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

#### VIDEO PROGRAM NETWORK CLOSED CAPTIONING QUALITY CERTIFICATION

Federal Communications Commission (FCC) rules implementing new closed captioning quality
standards take effect on March 16, 2015. This is to certify that, as of March 16, 2015, eScapes
Network LLC is in compliance with the applicable FCC requirements concerning the quality of
closed captioning, as indicated below:

Provides video programming that satisfies the captioning quality standards of Section 79.1(j)(2) of the FCC's rules, 47 C.F.R. $\S$ 79.1(j)(2).
In the ordinary course of business, has adopted and follows the Video Programmer Best Practices set forth in Section 79.1(k)(1) of the FCC's rules, 47 C.F.R. $\S$ 79.1(k)(1).
Is exempt from the closed captioning rules.

Specify the exact exemption:

"Section 79.1(d) of the Commission's rules contains several exemptions to the closed captioning rules (<a href="http://www.fcc.gov/encyclopedia/exemptions-closed-captioning-rules">http://www.fcc.gov/encyclopedia/exemptions-closed-captioning-rules</a>). These are self-implementing exemptions, meaning that a provider does not need to seek Commission approval of the claimed exemption. As such, the Commission does not "certify" that a provider falls within a self-implementing exemption. "eScapes meet criteria (11) and (12)

I certify that the above information is accurate and complete.

NAME: Roy Radakovich

TITLE: CEO

COMPANY: eScapes Network LLC

SIGN: Leffadahan S DATE: 3/16/2015



#### **Closed-Captioning Certification**

#### The Pursuit Channel certifies that:

- 1. It is in compliance with the closed captioning in Section 79.1(b) of the Federal Communications Commission ("FCC") Rules.
- 2. The programming on the Pursuit Channel is in compliance with the caption quality standards in Section 79.1(j)(2) of the FCC Rules.

This certification was executed on the 30th day of June, 2019.

Network: The Pursuit Channel

Sincerely,

By: Erica Conner

VP, Operations

## PROGRAMMER CAPTIONING CERTIFICATION

Per Federal Communications Commission (FCC) rule 79.1(j), 47 C.F.R. § 79.1(j), REVOLT Media & TV, LLC ("Program Network") hereby certifies that during the calendar quarter from 40.1 , 20 9 to 10.0 , 20 9, the programming provided by the Program Network contained closed captions to the extent required by FCC rule 79.1(b), 47 C.F.R. § 79.1(b).

I certify that I have been designated by the 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 10 day of July , 20/9
Signature

Balaa Gulmay
Name (Print)

Title



## TELEMUNDO NETWORK GROUP, LLC CERTIFICATION OF COMPLIANCE WITH CLOSED CAPTIONING REQUIREMENTS FROM APRIL 1 THROUGH JUNE 30, 2019

I, Carlos F. Hernandez, Vice President, Operations & Technology of Telemundo Network, LLC (the "Network"), hereby certify that during this calendar quarter, all nonexempt programming transmitted by the Network has been captioned in a manner consistent with the captioning requirements and policies of the Federal Communications Commission (47 C.F.R. §79.1, et seq.).

Carlos F. Hernandez

Vice President, Operations & Technology

Telemundo Network Group

Date: 7/3/2019



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

#### **CLOSED CAPTIONING CERTIFICATION** FOR April 1, 2019 THROUGH June 30, 2019

This is to certify that as a standard practice Universal Kids' Network, LLC complied with the closed captioning requirements during the above-noted calendar quarter for all nonexempt programming pursuant to the closed captioning rules of the Federal Communications Commission (47 C.F.R. §79.1, et seq.).

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

Dated as of:

July 9, 2019

Signature:

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



# CLOSED CAPTIONING VIACOM MEDIA NETWORKS CERTIFICATION: Second (2<sup>nd</sup>) Quarter 2019

This will confirm that the programming delivered by MTV, MTV2, MTV LIVE, BET JAMS, NICK MUSIC, TR3S, VH1, MTV Classic, BET SOUL, CMT, CMT MUSIC, NICKELODEON, NICKTOONS, NICK AT NITE, NICK JR., TEENNICK, MTVU, TV LAND, LOGO, COMEDY CENTRAL, PARAMOUNT NETWORK (previously known as SPIKE TV), BET, BET HIP HOP, BET GOSPEL and CENTRIC during the second (2<sup>nd</sup>) quarter of calendar year 2019 was captioned in a manner consistent with the amounts, tolerances and exemptions set forth in Sections 79.1 and 79.4 of the rules of the Federal Communications Commission.

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

By:

Rick Baker

Senior Vice President, Deputy General Counsel Content Distribution, Business & Legal Affairs

### 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



July 10, 2019

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

#### RE: Programmer Captioning Certification - 2nd Quarter 2019

Per Federal Communications Commission (FCC) rule 79.1(j) (47 C.F.R § 79.1(j)), Americas Collectibles Network, Inc. DBA Jewelry Television ("Program Network") hereby certifies that during the second calendar quarter of 2019, from April 1, 2019 to June 30, 2019, the programming provided by the Program Network contained closed captions to the extent required by FCC rule 79.1(j).

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

Executed this 10th day of July 2019.

Regards,

Burt Bagley SVP Distribution Jewelry Television



## Closed Captioning Compliance Certification Second Quarter, 2019

This is to certify that MGM HD was in compliance with the FCC's closed captioning rules during the above period.

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

Executed this 1st day of July, 2019.

Gracelyn Brown

Senior Vice President, Strategic Programming

MGM Domestic Television

Metro-Goldwyn-Mayer Studios Inc.

245 N. Beverly Drive

Beverly Hills, CA 90210

#### **Closed-Captioning Certification**

### PixL Entertainment, LLC certifies that:

- 1. PixL is in compliance with the closed captioning requirements in Section 79.1(b) of the Federal Communications Commission ("FCC") Rules.
- 2. The programming on the PixL network is in compliance with the caption quality standards in Section 79.1(j)(2) of the FCC Rules.

PixL Entertainment, LLC

Title: VP Programming

Date: 6 -3- 2019

Fox Life hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

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 Federal Communications Commission's closed
captioning rules in 47 C.F.R. Section 79.1 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 Federal Communications Commission's close
captioning rules in 47 C.F.R. Section 79.1 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 Federal Communications Commission's close
captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

Dated: July 10, 2019

Eric Schrier President

**FX** Entertainment

National Geographic Channel hereby certifies that it was in compliance with the Federal Communications Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 2019.

Dated: \_\_July 10, 2019

Courteney Monroe

President

Global Television Networks

Nat Geo WILD hereby certifies that it was in compliance with the Federal Communications
Commission's closed captioning rules in 47 C.F.R. Section 79.1 during the second quarter of 201

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

#### CHILDREN'S PROGRAMMING CERTIFICATION – SECOND QUARTER 2019 (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: Find Hillm

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

30<sup>th</sup> 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

Jennifer Mansur

SBN Program Director

**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

30<sup>th</sup> 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<sup>nd</sup> 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 8<sup>th</sup> 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 2<sup>nd</sup> 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

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 NETWORK'S NAME:

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: <u>EVP</u>, 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

Ultra Film NETWORK'S NAME:

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

Ultra Kidz NETWORK'S NAME:

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

30<sup>th</sup> 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 NETWORK'S NAME:

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

30<sup>th</sup> 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

30<sup>th</sup> 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

2<sup>nd</sup> 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

## Caption Quality Certification

Three Angels Broadcasting Network, Inc. hereby states that its standard video programming intended for U.S. residential distribution, as currently provided, complies with applicable caption quality requirements of the Federal Communications Commission ("FCC"): (1) by satisfying caption quality standards of Section 79.1 (i)(2) or the FCC rules; (2) by the Programmer adopting and following, in the ordinary course of business, the Best Practices set for the in Section 79.1 (k)(1) of the FCC rules; or (3) because the Programmer or relevant programming is exempt from the FCC's closed captioning rules under one or more of the following exemptions, including: (i) Section 79.1 (d)(3) (programming for which the audio is in a language other than English or Spanish and that is not scripted programming able to be captioned using the electronic news room technique); (ii) Section 70.1 (d)(4) (primarily textual programming); (iii) Section 79.1 (d)(5) (programming distributed in late night hours)' (iv) Section 79.1 (d)(6) (interstitials, promotional announcements, and public service announcements that are 10 minutes or less in duration); or (v) Section 70.1 (d)(10) (primarily non-vocal musical programming).

Executed this 1st day of July, 2019.

Three Angels Broadcasting Network, Inc.

Vame: Iill Morik

Title: General Manager



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

Pursuant to section 79.1(j)(1) of its rules, the Federal communications Commission (FCC) requires Video Programmers to certify compliance with its closed captioning standards. This is to certify that programming distributed by The Word Network is in compliance with applicable FCC requirements concerning the quality of closed captioning, as indicated below:

The video programming satisfies the caption quality standards of FCC Rule 79.1(j)(2), 47 C.F.R. § 79.1(b) &(j)(2)

One or more of The Word Network's programs are exempt from the closed captioning rules, as set forth below:

For purposes of determining compliance with Section 79.1, any video programming provider that meets one or more of the following criteria shall be exempt to the extent specified. (5)**Programming distributed in the late night hours**. Programming that is being distributed to residential households between 2 a.m. and 6 a.m. local time. Video programming distributors providing a channel that consists of a service that is distributed and exhibited for viewing in more than a single time zone shall be exempt from closed captioning that service for any continuous 4 hour time period they may select, commencing not earlier than 12 a.m. local time and ending not later than 7 a.m. local time in any location where that service is intended for viewing. This exemption is to be determined based on the primary reception locations and remains applicable even if the transmission is accessible and distributed or exhibited in other time zones on a secondary basis. Video programming distributors providing service outside of the 48 contiguous states may treat as exempt programming that is exempt under this paragraph when distributed in the contiguous states. Provider that meets one or more of the following criteria shall be exempt to the extent specified.

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

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

Executed this day 1 of , 2019

The Word Network

By: 9. Mathello

Name: UJOHN MATTIELLO

Title: DIRECTOR OF MARKETING



July 2, 2019

Subject: WGN America FCC Closed Captioning Compliance Certification Q2 2019

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

Sincerely, Carmen Finch Programming Supervisor WGN America

cc: Chuck Sennet