

April 2, 2019

Re: AETN Networks — Certification of Compliance with Children's Television Act of 1990 and

Closed-Captioning Programming Laws

1st Quarter — January 1, 2019 – March 31, 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 March 31, 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 closed-captioning requirements set forth in Section 79.1 of Title 47 of the Code of Federal Regulations, including Section 79.1(j)(2) with respect to its programming services for the quarter ended March 31, 2019.

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 Operations

Dh. Cormich Steward

cc: S. Plasse

Document Number: 213270



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

April 9, 2019

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

> Re: Children's Television Programming Certification of Compliance, 1st Quarter 2019

- AMC Network Entertainment LLC (AMC)
- IFC TV LLC (IFC)
- WE tv LLC (WEtv)
- Sundance TV LLC (Sundance TV)
- New Video Channel America LLC (BBC America and BBC World News)

Dear Ms. Gowin:

You have recently requested information from us to assist you in your record keeping obligations respecting the commercial limitations imposed on children's programming by the Children's Television Act of 1990. We hereby advise you that, for the above referenced calendar quarter, none of the above referenced Networks' programming was originally produced and broadcast primarily for an audience of children 12 years old and under.

We trust that this satisfies your request.

Sincerely,

Misan O. Ikomi Vice President, Distribution

T 212.324.8500 www.amcnetworks.com



















April 1, 2019

RE: Children's Programming Certification

Dear Affiliate:

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

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

Best regards,

Melissa Ingram General Manager BFTV LLC dba First Media 3550 Wilshire Blvd. Suite 2010 Los Angeles, CA 90010



June 27, 2019

Katarina Lovric Solutions Consultant Google klovric@google.com

Re: BabyFirst Compliance Certification - Q1 2019

Dear Katarina

BFTV LLC hereby certifies that:

Closed-Captioning Certification

BabyFirst complied with the closed captioning requirements in Section 79.1(b) of the Federal Communications Commission's ("FCC") Rules during Q1 2019 and remains in compliance.

The programming on the BabyFirst TV network was and remains in compliance with the caption quality standards in Section 79.1(j)(2) of the FCC's Rules.

Children's Programming Certification

BabyFirst complied with the requirements of the Children's Television Act of 1990 and 47 C.F.R. §76.225 during Q1 2019 and remains in compliance with the foregoing.

CALM Certification

BabyFirst's CALM Certification is available at www.babyfirsttv.com under "About Us" (click here).

Regards

Chris Athanassopoulos Chief Financial Officer

CERTIFICATIONS



SECTION 79.1(j)(1) CLOSED CAPTIONING QUALITY CERTIFICATION

Pursuant to Section 79.1(j)(1) of the rules of the Federal Communications Commission, 47 C.F.R. § 79.1(j)(1) ("FCC Rules"), the CBS Sports Network ("CBSSN") hereby certifies that in the ordinary course of business, CBSSN has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the FCC Rules.

Certified By: Andie Schwartz, Esq. Assistant General Counsel CBS Sports Network

51 West 52nd Street, Bldg. 1345/22

New York, New York 10019

March 31, 2019

CLOSED CAPTIONING COMPLAINTS AND CONCERNS ABOUT CBS SPORTS NETWORK PROGRAMMING

Please contact us if you have a concern or a complaint about closed captioned programming on the CBS Sports Network.

E-mail: cbssncccomplaints@cbs.com (mailto:cbssncccomplaints@cbs.com)

Phone: 203-965-6493 Fax: 203-965-6491

For written closed captioning complaints or concerns, you may contact:

CBS Sports Network Attention: Mike Angeloni 555 West 57th Street

17th Floor

New York, NY 10019

CHILDREN'S TELEVISION ACT COMPLIANCE

In accordance with the Children's Television Act of 1990, 47 U.S.C. § 503(b)(6)(B) and 47 C.F.R. §76.225 and 47 C.F.R. §76.1703 (the "Regulations"), CSTV Networks, Inc. d/b/a CBS Sports Network certifies that the CBS Sports Network programming service does not format or air any "children's programming" (as defined under the Children's Television Act of 1990) and is thereby in compliance with the Regulations.

COMMERCIAL ADVERTISEMENT LOUDNESS MITIGATION ACT COMPLIANCE CERTIFICATION

This is to certify that:

1.Pursuant to Section 73.682 of the Code of Federal Regulations, all commercial advertisements and promotional announcements embedded in programs distributed by CSTV Networks, Inc. d/b/a CBS Sports Network ("Programmer") and carried on the CBS Sports Network are in compliance with the loudness control practices contained in the Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by the Programmer to authorized reception equipment operated by downstream multichannel video programming distributors.

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

FIND US			
	ZIP CODE		FIND PROVIDER
EMAIL SIGNUP			
Email *		zip code *	

SUBMIT

ABOUT US (HTTPS://WWW.CBSSPORTSNETWORK.COM/ABOUT-US/)
CAMPUS REPS (HTTPS://WWW.CBSSPORTSNETWORK.COM/CAMPUSREPS/)
LAUNCH CBSSN (HTTPS://AFFILIATES.CBSSPORTSNETWORK.COM/ALR/LOGIN.ASPX?RETURNURL=%2FALR)
CAREERS (HTTPS://CBS.AVATURE.NET/CBSSNCAREERS)
TALENT (HTTPS://WWW.CBSPRESSEXPRESS.COM/CBS-SPORTS-NETWORK/TALENT)
CONTACT US (HTTPS://WWW.CBSSPORTSNETWORK.COM/CONTACT-US/)
FAQS (HTTPS://WWW.CBSSPORTSNETWORK.COM/FAQS/)
PRIVACY POLICY (HTTP://LEGALTERMS.CBSINTERACTIVE.COM/PRIVACY)
TERMS OF USE (HTTP://LEGALTERMS.CBSINTERACTIVE.COM/TERMS-OF-USE)
CERTIFICATIONS (HTTPS://WWW.CBSSPORTSNETWORK.COM/CERTIFICATIONS/)

CERTIFICATIONS



SECTION 79.1(j)(1) CLOSED CAPTIONING QUALITY CERTIFICATION

Pursuant to Section 79.1(j)(1) of the rules of the Federal Communications Commission, 47 C.F.R. § 79.1(j)(1) ("FCC Rules"), the CBS Sports Network ("CBSSN") hereby certifies that in the ordinary course of business, CBSSN has adopted and follows the Best Practices set forth in Section 79.1(k)(1) of the FCC Rules.

Certified By: Andie Schwartz, Esq. Assistant General Counsel CBS Sports Network 51 West 52nd Street, Bldg. 1345/22 New York, New York 10019

March 31, 2019

CLOSED CAPTIONING COMPLAINTS AND CONCERNS ABOUT CBS SPORTS NETWORK PROGRAMMING

Please contact us if you have a concern or a complaint about closed captioned programming on the CBS Sports Network.

E-mail: cbssncccomplaints@cbs.com (mailto:cbssncccomplaints@cbs.com)

Phone: 203-965-6493 Fax: 203-965-6491

For written closed captioning complaints or concerns, you may contact:

CBS Sports Network Attention: Mike Angeloni 555 West 57th Street 17th Floor

New York, NY 10019

CHILDREN'S TELEVISION ACT COMPLIANCE

In accordance with the Children's Television Act of 1990, 47 U.S.C. § 503(b)(6)(B) and 47 C.F.R. §76.225 and 47 C.F.R. §76.1703 (the "Regulations"), CSTV Networks, Inc. d/b/a CBS Sports Network certifies that the CBS Sports Network programming service does not format or air any "children's programming" (as defined under the Children's Television Act of 1990) and is thereby in compliance with the Regulations.

COMMERCIAL ADVERTISEMENT LOUDNESS MITIGATION ACT COMPLIANCE CERTIFICATION

This is to certify that:

1.Pursuant to Section 73.682 of the Code of Federal Regulations, all commercial advertisements and promotional announcements embedded in programs distributed by CSTV Networks, Inc. d/b/a CBS Sports Network ("Programmer") and carried on the CBS Sports Network are in compliance with the loudness control practices contained in the Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by the Programmer to authorized reception equipment operated by downstream multichannel video programming distributors.

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

FIND US			
	ZIP CODE		FIND PROVIDER
EMAIL SIGNUP			
Email *		zip code *	

SUBMIT

ABOUT US (HTTPS://WWW.CBSSPORTSNETWORK.COM/ABOUT-US/)
CAMPUS REPS (HTTPS://WWW.CBSSPORTSNETWORK.COM/CAMPUSREPS/)
LAUNCH CBSSN (HTTPS://AFFILIATES.CBSSPORTSNETWORK.COM/ALR/LOGIN.ASPX?RETURNURL=%2FALR)
CAREERS (HTTPS://CBS.AVATURE.NET/CBSSNCAREERS)
TALENT (HTTPS://WWW.CBSPRESSEXPRESS.COM/CBS-SPORTS-NETWORK/TALENT)
CONTACT US (HTTPS://WWW.CBSSPORTSNETWORK.COM/CONTACT-US/)
FAQS (HTTPS://WWW.CBSSPORTSNETWORK.COM/FAQS/)
PRIVACY POLICY (HTTP://LEGALTERMS.CBSINTERACTIVE.COM/PRIVACY)
TERMS OF USE (HTTP://LEGALTERMS.CBSINTERACTIVE.COM/TERMS-OF-USE)
CERTIFICATIONS (HTTPS://WWW.CBSSPORTSNETWORK.COM/CERTIFICATIONS/)





CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER 2019

This is to certify that Hallmark Channel, Hallmark Movies & Mysteries and Hallmark Drama were in compliance with the rules and regulations as described in the Children's Television Act of 1990 during the first quarter of 2019.

Executed this 2^{nd} day of April 2019.

Name: Paul Balelo

Title: Senior Vice President, Legal and Business Affairs



QUARTERLY CHILDREN'S TELEVISION PROGRAMMING CERTIFICATION

(Pursuant to § 76.225(c) of FCC Rules)

This is to certify that National Cable Satellite Corporation, d/b/a C-SPAN (hereafter, "C-SPAN") formats and transmits programming on C-SPAN, C-SPAN2 and C-SPAN3 containing no commercial matter. Accordingly, all programming produced by C-SPAN is in full compliance with the Children's Television Act of 1990 and the commercial time limits of § 76.225(a) of the rules and regulations of the Federal Communications Commission (the "Rules").

This certification is provided to affiliates of NCSC in order to permit them to comply with the Rules. If, at any time in the future, C-SPAN, C-SPAN2 or C-SPAN3 carries programming that contains commercial matter, NCSC will notify its affiliates in a timely manner.

This certification is valid for the period from Jan 1, 2019 through Mar 31, 2019.

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

Peter Kiley

Vice President, Affiliate Relations and Communications National Cable Satellite Corporation, d/b/a C-SPAN

400 North Capitol Street, NW

Washington, DC 20001



CHILDREN'S PROGRAMMING CERTIFICATION

The undersigned hereby certifies to Affiliate that the television programming service currently known as **Disney Channel** was in compliance in all material respects with the commercial time provisions of the Children's Television Act of 1990 (the "Act"), as set forth in 47 U.S.C. Section 303a and the rules and regulations of the Federal Communications Commission promulgated thereunder, during the period January 1st, 2019 through March 31st, 2019 (the "Applicable Quarter"). A list of all programs that Disney Channel considered children's programming under the Act that aired on Disney Channel during the Applicable Quarter has been attached as Schedule A hereto and is fully incorporated herein.

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

Executed this 3 day of April, 2019.

ABC Cable Networks Group d/b/a Disney Channel

Signature:

Name: Jane Gould

Title: Senior Vice President,

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

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



April 1, 2019

Children's Television Act Certification

Dear Affiliate:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 (the "CTA") and the FCC regulations relating thereto in connection with your carriage of our video programming services (the "Discovery Networks").

The attached schedule lists the Discovery Networks that aired children's programs (as defined in the CTA) last quarter and identifies the children's programs aired on each such network. The schedule excludes all networks distributed by Discovery that did not air children's programs last quarter (Discovery Channel, TLC, Animal Planet, Investigation Discovery, Destination America, Science, American Heroes Channel (formerly Military Channel), Discovery En Español, Discovery Life Channel (formerly Discovery Fit and Health) and MotorTrend (formerly Velocity).

Discovery Communications, LLC certifies that, as standard practice, the children's programs identified on the attached schedule are formatted so that the total commercial time (including local ad avails) is no more than 10.5 minutes per hour on weekends and 12 minutes per hour on weekdays. This is in compliance with the CTA and the rules and regulations of the FCC

We trust that this enables you to satisfy your obligations under the CTA and its regulations in connection with your carriage of the Discovery Networks. Please forward this letter (or copies) to any other appropriate individual(s) in your organization. As always, we appreciate your support.

Sincerely.

DISCOVERY COMMUNICATIONS, LLC

Pittle: President, Dimestic Distribution





TELEVISION

RADIO

NEWS

ON, INE

PUBLISHING

. April 9, 2019

Partner Certifications Google Fiber 1600 Amphitheatre Pkwy, Mountain View, CA 94043

Via email google-fiber-partner-certs@google.com

1st Quarter 2019 FCC Closed Captioning and Children's Television Compliance for EWTN Domestic Services: EWTN and EWTN español

Dear Margaret:

This letter serves to certify Eternal Word Television Network's ongoing compliance with the FCC Closed Captioning Rules and the commercial limitations set forth in the Children's Television Act of 1990 as explained below:

Closed Captioning of Video Programming - 47 C.F.R. § 79.1. Under sub-parts (11) (expense greater than 2% of gross revenue from that channel) and (12) (gross revenue from that channel less than three million) of subsection 79.1(d), EWTN remains exempt.

Children's Television Act of 1990 – 47 USC § 303a. EWTN remains compliant with the commercial limitations set forth in 47 USC § 303a(b) of less than 10.5 minutes per hour on weekends and less than 12 minutes per hour otherwise.

Please feel free to contact me with questions or concerns regarding this certification.

Best regards,
ETERNAL WORD TELEVISION NETWORK, INC.

John B. Manos, Esq. Vice President and General Counsel

p.s. CALM Act and Caption Quality certifications are now available online at http://ewtn.com/technical.asp

for B. Marine



April 3, 2019

Via Email: ngowin@nctconline.org

Nisha Gowin NCTC 1120 Corporate Ave Lenexa, KS 66219

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

Dear Nisha:

This letter is in connection with the Children's Television Act of 1990 and the requirement under FCC regulations that cable television systems maintain records sufficient to determine whether they are in compliance with the commercial content restrictions of the Act for "children's programming" which is defined as "programs originally produced and broadcast primarily for an audience of children 12 years old and younger."

As requested, this will confirm that for the first quarter of 2019, Game Show Network, LLC certifies that the GSN Network is in compliance with the commercial content restrictions of the Act.

GAME SHOW NETWORK, LLC

oan Plantenberg



Rachel A. Miller SVP Legal Affairs

April 5, 2019

VIA EMAIL

NCTC Attn: Nisha Gowin 11200 Corporate Ave. Lenexa, KS 66219

RE: Children's Television Act -Compliance

Dear Ms. Gowin:

Please be advised that both the HBO and Cinemax programming services are in compliance with the applicable rules of the Federal Communications Commission governing children's television programming for the calendar quarter ended March 31, 2019.

Very truly yours,

Rachel Miller SVP Legal Affairs

CHILDREN'S PROGRAMMING CERTIFICATION

HSNi, LLC's television programming services known as HSN and HSN2 (and any high definition simulcast and any video-on-demand presentations of such networks) did not include any children's programming (as defined by the Children's Television Act of 1990 (the "Act") and by the rules and regulations of the Federal Communications Commission (the "Rules") at any time during the first calendar quarter of 2019, and thus complied with the commercial time limitations of the Act and the Rules.

I hereby certify the foregoing to be true and correct.

Executed this 31st day of March, 2019.

HSNi, LLC

By:

Christopher T. Gassett VP/General Counsel





Children's Programming Certification

This is to certify that The Inspirational Network as a standard practice, formats and airs the following children's programs and series so that the total commercial time (including local ad avails) is less than 10.5 minutes per hour on weekends, and 12 minutes per hour on weekdays, in compliance with the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission during the first quarter ending **3/31/2019**.

Program Name

Time

Program Length

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

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

Phyllis L. Costner

Director of Network Compliance

Date: 3-25-19



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

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

Network Name:

MAVTV

Address:

302 North Sheridan Street Corona, California 92880

Phone Number:

(951) 493-1195

CHILDREN'S PROGRAMMING CERTIFICATION – FIRST QUARTER 2019

This is to certify that the Mav'rick Entertainment Network, Inc. ("MAVTV") programming service (the "Service") for the First Quarter of 2019 has not contained, nor will it contain, any children's programming, as defined under the Children's Television Act of 1990, 47 CFR 76.225 and the rules and regulation of the Federal Communications Commission.

In the event that the Service includes any children's programming on its schedule after the date hereof, the Service will provide in writing, by the tenth day following the end of the calendar quarter in which such children's programming is added, a description of such programming specifying the dates and time of transmission and the duration of the "commercial matter" included therein.

CHILDREN'S PROGRAMMING AIRED DURING FIRST OUARTER 2019

None.

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

MAVTV

By.

Its: General Counsel



Children's Programming Certification First Quarter 2019

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

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

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

Executed this 1st day of April, 2019.

Signature

By: GRACELYN BROWN

Senior Vice President, Strategic Programming

MGM Domestic Television

Metro-Goldwyn-Mayer Studios Inc.

245 N. Beverly Drive Beverly Hills, CA 90210



April 1, 2019

Dear Affiliate,

Please note the following:

- 1. <u>Children's Television Act of 1990 Compliance</u> During the quarter beginning January 1, 2019 and ending March 31, 2019, MLB Network did not telecast any programs originally produced and broadcast primarily for an audience of children 12 years old and younger.
- 2. <u>Closed Captioning Compliance</u> MLB Network certifies that, during the quarter beginning January 1, 2019 and ending March 31, 2019, it provided closed captioning for its non-exempt video programming in compliance with §79.1 of Title 47 of the Code of Federal Regulations. With respect to caption quality, MLB Network has adopted and follows the Best Practices set forth in 47 C.F.R. § 79.1(k)(1).
- 3. <u>CALM Act Certification</u> MLB Network certifies that:
 - a. As required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs distributed by The MLB Network, LLC on the U.S. programming service known as of the date hereof as "MLB Network" are in compliance with the loudness control practices contained in Advanced Television Systems Committee (ATSC) A/85: Recommended Practice: Techniques for Establishing and Maintaining Audio Loudness for Digital Television ("ATSC A/85 Recommended Practice") at the point of distribution by The MLB Network, LLC of MLB Network to authorized reception equipment of downstream multichannel video programming distributors.
 - b. Compliance with the ATSC A/85 Recommended Practice is determined by The MLB Network, LLC through the use of equipment and associated software that is installed, utilized and maintained in a commercially reasonable manner.

If you should have any questions, please feel free to contact our Affiliate Sales & Marketing Department at (201) 520-6410.

Sincerely,

THE MLB NETWORK, LLC

Erick VanTuyl

Senior Vice President, Business & Legal Affairs

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

NBCUniversal

April 8, 2019

RE: Certification of Compliance with Children's Television Act 1990 Q1-2019 – FCC Rules 76.225 & 76.1703

This is to certify that the NBCUniversal programming services currently known as BRAVO, CNBC, CNBC World, E!, GOLF, MSNBC, NBCSN, OLYMPICS Channel, OXYGEN, SYFY, UNIVERSO, & USA NETWORK (and any high definition simulcast of such networks), as a standard practice, do not format or air any programs and/or series specifically designed for children 12 and under, and, therefore, are in compliance with the commercial time limitations of the Children's Television Act of 1990 for the First Quarter of 2019.

We will notify you if and when this practice changes, as required. I hereby certify that the foregoing is true and correct. Executed on this 8th day of April 2019.

NETWORK'S NAME: NFL Network & RedZone

Address: One NFL Plaza

Mt. Laurel, NJ 08054

CHILDRENS PROGRAMMING CERTIFICATION

This notice confirms that, for the period commencing on January 1, 2019 and ending on March 31, 2019:

- 1. NFL RedZone did not include programming originally produced for an audience of children 12 years old and younger.
- 2. All NFL Network programming originally produced for an audience of children 12 years old and younger complied in all respects (to the extent applicable to Network) with the commercial matter limitations of the Children's Television Act of 1990, Public Law 101-437 (October 18, 1990) and the regulations of the FCC promulgated thereunder from time-to-time.

I hereby declare that the foregoing is true and correct/

Signature:

Name:

Aries Massaro

Title:

Director NFL Network Affiliate Sales

Date:

April ___, 2019



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER 2019 (January 1, 2019 THROUGH March 31, 2019)

This is to certify that Outdoor Channel ("Network") is in compliance with the closed captioning requirements set forth in Section 79.1, et seq., of Title 47 of the Code of Federal Regulations (the "Regulations"), and that all programming provided by Network to each Affiliate during the 1st Quarter of 2019 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

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

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

Executed this 31st day of March 2019

Store Soms

Network: Outdoor Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing

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



March 31st, 2019

Re: 1st Quarter Children's Programming Certification

To Whom It May Concern:

This letter is to certify that Outside Television is in full compliance with the provisions of the Children's Television Act of 1990 and the rules and regulations of the Federal Communications Commission promulgated there under for the 1st quarter of 2019.

Specifically, Outside Television did not broadcast any children's programming during the 1st quarter of 2019.

I declare under penalty of perjury that the foregoing is true and correct. This certification was executed on the 31st day of March

Sincerely,

Rob Faris

SVP Programming & Production

Outside TV

33 Riverside Ave., 4th Floor

Westport, CT 06880



CHILDREN'S PROGRAMMING CERTIFICATION

First Quarter 2019 (January 1 – March 31, 2019)

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

During the period of January 1 through March 31, 2019, Ovation did not air any children's programming,

John/Malkin

Executive Vice President of Distribution

Dated: April 1, 2019



April 1, 2019

Children's Television Act Certification

Dear Affiliate:

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 (the "CTA") and the FCC regulations relating thereto in connection with your carriage of our video programming service OWN: Oprah Winfrey Network.

OWN, LLC hereby certifies that OWN: Oprah Winfrey Network did not air children's programs (as defined in the CTA) last quarter, and we trust that this enables you to satisfy your obligations under the CTA in connection with your carriage of OWN: Oprah Winfrey Network.

Please forward this letter (or copies) to any other appropriate individual(s) in your organization. As always, we appreciate your support.

Sincerely,

OWN, LLC

By:	Joe Klopp		
Name:	Joe Klopp		
Title:	EVP, CFO		
Date:	4/9/19		

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

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

Executed on the 25th of March, 2019.

Alden Mitchell Budill

SVP & Head of Distribution



April 1, 2019

Google Fiber google-fiber-partner-certs@google.com Jill Stephenson stephensoni@google.com

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 first calendar quarter, ending March 31, 2019, REELZCHANNEL is in compliance with the obligations for closed captioning as required by the FCC Rules and Regulation.

This is to further certify that as required by Section 76.607 of Title 47 of the Code of Federal Regulations, all commercial advertisements embedded in programs carried on 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 Ride Television Network, Inc. 1025 S. Jennings Avenue Fort Worth, TX 76104 Office: 817.984.3500

Fax: 817.369.5889 www.ridetv.com



January 9th, 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 1st 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

CHILDREN'S PROGRAMMING CERTIFICATION

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

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

I certify that the above information is accurate and complete.

Signature: Joan kelly

Name: Joan Kelly

Title: SVP Compliance and Operations

Date: April 10, 2019



CERTIFICATE OF COMPLIANCE

Commercial Time Limitations

Children's Television Act 1990

This is to certify that for the period from 1 January 2019 to 31 March 2019 inclusive, ShortsTV was fully compliant with the Children's Television Act 1990.

DATE:

SIGNED:

NAME:

F. CARTER PILCHER

POSITION:

CHIEF EXECUTIVE



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER 2019 (January 1, 2019 THROUGH March 31, 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 1st Quarter of 2019 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

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

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

Executed this 31st day of March 2019

Atue An

Network: Sportsman Channel

By: Steve Smith

EVP Distribution & Affiliate Marketing

VIA EMAIL: google-fiber-compliance@google.com <u>AND U.S. MAIL</u>

Google Fiber Attn: Compliance Manager 1600 Amphitheatre Parkway Mountain View, CA 94043

To Whom It May Concern:

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

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

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

Sincerely yours,

STARZ ENTERTAINMENT, LLC

Todd Hoy

By:

Senior Vice President, Business & Legal Affairs - Distribution

Enclosure

STARZ ENTERTAINMENT, LLC'S CHILDREN'S PROGRAMMING CERTIFICATE

Starz Entertainment, LLC is the owner and operator of the following programming channels distributed by cable television systems: Starz, Starz Cinema, Starz Comedy, Starz Edge, Starz InBlack, Starz Kids & Family, Starz On Demand, StarzEncore, StarzEncore Action, StarzEncore Black, StarzEncore Classic, StarzEncore Español, StarzEncore Family, StarzEncore Suspense, StarzEncore Westerns, StarzEncore On Demand, MoviePlex, MoviePlex On Demand, IndiePlex and RetroPlex. This is to certify that, for the period from January 1, 2019 through March 31, 2019, the foregoing channels, which are all commercial-free premium channels, did not contain any "commercial matter" during any children's programming that was aired on such channels. See 47 CFR §76.225.

I hereby declare that the foregoing is true and correct. Executed this 2nd day of April, 2019.

STARZ ENTERTAINMENT, LLC

By: _____

Senior Vice President

Business & Legal Affairs - Distribution



20733 W. 10 Mile Road, Southfield, MI 48075

Phone: (248) 357-4566 fax: (248) 350-2531

CHILDREN'S PROGRAMMING CERTIFICATION

{FIRST QUARTER JAN 1 - MAR 31, 2019}

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

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

Signature: <u>A Mattielle</u>					
Name:	JOHN MATTIELLO				
Title:	DIRECTOR OF WARKETING				



CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER 2019

This is to certify that the <u>Univision Network</u> (hereinafter referred to as "Univision"), as a standard practice, has formatted and aired the following children's programs and series so that the total amount of commercial matter (including local ad avails and non-exempt program promotions or website displays) is 10.5 minutes per hour or less on weekends, and 12 minutes per hour or less on weekdays, in compliance with the Children's Television Act of 1990, and with the rules and regulations of the Federal Communications Commission:

Planeta de Niños Atencion Atencion Naturaleza Humana

There were no occasions on which the commercials limits were exceeded.

This certification pertains to the immediate preceding calendar quarter (January 1 – March 31, 2019).

Executed this 4th day of April 2019.

UNIVISION NETWORK

Christopher Loftin VP, UCI Traffic Operations

Univision Network

COUNTY OF Quante ford

The foregoing instrument was acknowledged before me this _______

day of april.

by Christopher Loftin, on behalf of Univision Network Limited Partnership.

Notary public

State of

My commission expires on Y



April 1, 2019

RE: Children's Programming Certification

Dear Affiliate:

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

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

Best regards,

Reta Perry

Chief Administrative & Operations Officer/General Counsel



COMMERCIAL TIME – CHILDREN'S PROGRAMMING VIACOM MEDIA NETWORKS CERTIFICATION: 1st Quarter 2019

The following certification is provided regarding compliance during the period of January 1, 2019 to March 31, 2019 (the "<u>Current Quarter</u>") with the commercial time limitations set forth in the FCC's April 12, 1991 Report and Order Implementing the Children's Television Act of 1990 (the "<u>Act</u>") and the rules adopted therein.

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

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

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

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

By:

Nur-ul-Haq

Vice President, Counsel Corporate Law Department



Children's TV Act Compliance Certification

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

Executed this 1st day of April, 2019



CLOSED CAPTIONING AND CHILDREN'S PROGRAMMING CERTIFICATION FIRST QUARTER 2019 (January 1, 2019 THROUGH March 31, 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 1st Quarter of 2019 was, to the best of Network's knowledge and belief, captioned to the extent required by such Regulations. Further, pursuant to Section 79.1(j)(1) of the Regulations, Network hereby certifies that in the ordinary course of business, it has adopted and follows Best Practices set forth in Section 79.1(k)(1) thereof.

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

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

Executed this 31st day of March 2019

Network: World Fishing Network

By: Steve Smith

EVP Distribution & Affiliate Marketing