

As of October 1, 2019

Re: Children's Television Act

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto (the "CTA") in connection with your carriage of our video programming service AT&T SportsNet Pittsburgh.

AT&T Sports Networks hereby certifies that AT&T SportsNet Pittsburgh did not air children's programs (as defined in the CTA) in Q3 of 2019.

Regards,

AT&T Sports Networks, LLC on behalf of AT&T SportsNet Pittsburgh.

Nina Kinch

VP, Business Affairs and Affiliate Relations



As of October 1, 2019

Re: Children's Television Act

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto (the "CTA") in connection with your carriage of our video programming service AT&T SportsNet Rocky Mountain.

AT&T Sports Networks hereby certifies that AT&T SportsNet Rocky Mountain did not air children's programs (as defined in the CTA) in Q3 of 2019.

Regards,

AT&T Sports Networks, LLC on behalf of AT&T SportsNet Rocky Mountain.

Nina Kinch

VP, Business Affairs and Affiliate Relations



As of October 1, 2019

Re: Children's Television Act

This letter is intended to assist you in satisfying your obligations under the Children's Television Act of 1990 and the FCC regulations relating thereto (the "CTA") in connection with your carriage of our video programming service AT&T SportsNet Southwest.

AT&T Sports Networks hereby certifies that AT&T SportsNet Southwest did not air children's programs (as defined in the CTA) in Q3 of 2019.

Regards,

AT&T Sports Networks, LLC on behalf of AT&T SportsNet Southwest.

Nina Kinch

VP, Business Affairs and Affiliate Relations