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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	Civil Action No. 74-3599-RJK
)	Filed: May 8, 1980
)	
CBS INC.)	Entered: July 31, 1980
)	
Defendant.)	

FINAL JUDGMENT

Plaintiff, United States of America, having filed its complaint herein on December 10, 1974, and defendant, CBS Inc., having filed its answer herein on December 30, 1974, by their respective attorneys, each having consented to the entry of this Final Judgment, without trial or adjudication of any issue of fact or law herein, and without this Final Judgment constituting any evidence against or admission by any party with respect to any issue of fact or law in any action or proceeding;

1 NOW, THEREFORE, before any testimony has been taken,
2 the Court being advised and having considered the matter, it
3 is hereby:

4 ORDERED, ADJUDGED AND DECREED as follows:

5 I.

6 This Court has jurisdiction of the subject matter of
7 this action and of the parties hereto. The complaint states
8 a claim upon which relief may be granted against defendant
9 under the provisions of Sections 1 and 2 of the Act of
10 Congress of July 2, 1890, 15 U.S.C. §§1, 2, entitled "An act
11 to protect trade and commerce against unlawful restraints
12 and monopolies," as amended, commonly known as the Sherman
13 Act.

14 II.

15 As used in this Final Judgment:

16 (A) "Person" means an individual, partnership, corpora-
17 tion or any other form of legal or business entity.

18 (B) "CBS" means CBS Inc. and its subsidiaries.

19 (C) A "person controlling CBS" means any person
20 owning at least ten percent (10%) of, or a controlling share
21 of, the outstanding voting stock of CBS.

22 (D) "CPS Television Network" means a CBS owned or
23 operated business which provides television programs and
24 related advertising messages to affiliated television broad-
25 cast stations.

26 (E) "Entertainment Program" means any program, including
27 a feature film, exhibited or intended to be exhibited on
28 television other than the following programs: news, public

1 affairs, agricultural, religious, instructional, and sports
2 (as those terms are defined in Appendix A to this Final
3 Judgment). The inclusion of incidental or occasional enter-
4 tainment or non-entertainment elements in a program or
5 program series shall not be deemed to change the classification
6 of the program or program series.

7 (F) "Independent Program Supplier" means a person who
8 produces or offers one or more entertainment programs for
9 network exhibition, other than CBS, a person controlling
10 CBS, or a person in which CBS or a person controlling CBS
11 has an ownership interest.

12 (G) "Network Exhibition" means the initial and repeat
13 exhibitions of a television program on the CBS television
14 network during the term of any agreement between CBS and an
15 independent program supplier for such exhibition of such
16 program.

17 (H) "Prime Time Hours" means the hours from 6:00 p.m.
18 to 11:00 p.m. in the Eastern and Pacific Time Zones of the
19 United States, and the hours from 5:00 p.m. to 10:00 p.m. in
20 the Central and Mountain Time Zones of the United States.

21 (I) "Daytime Hours" means the hours from 9:00 a.m. to
22 6:00 p.m. in the Eastern and Pacific Time Zones of the
23 United States, and the hours from 9:00 a.m. to 5:00 p.m. in
24 the Central and Mountain Time Zones of the United States.

25 (J) "Fringe Hours" means the hours from 11:00 p.m. to
26 2:00 a.m. and 6:00 a.m. to 9:00 a.m. in the Eastern and
27 Pacific Time Zones of the United States, and the hours from

28 /////

1 10:00 p.m. to 1:00 a.m. and 6:00 a.m. to 9:00 a.m. in the
2 Central and Mountain Time Zones of the United States.

3 (K) "Television Broadcast Station" means a station
4 licensed as a television broadcast station by the Federal
5 Communications Commission.

6 (L) "CBS Production Facilities" means studio facil-
7 ities, including but not limited to, scenery, props and other
8 production equipment, which are used for the production of
9 entertainment programs exhibited or intended to be exhibited
10 on television, and which are owned or leased by CBS, by any
11 person controlling CBS, or by any person in which CBS or any
12 person controlling CBS has any ownership interest.

13 (M) "Stripping" means the broadcasting of more than
14 one (1) episode per week of a television program series.

15 (N) "Broadcast Year" means the television broadcast
16 year customarily commencing in September of one year and
17 continuing until September of the following year.

18 III.

19 The provisions of this Final Judgment are applicable to
20 CBS, to any person controlling CBS and to each of CBS's
21 directors, officers, agents, employees, subsidiaries, succes-
22 sors, and assigns, and to all persons in active concert or
23 participation with any of them, who receive actual notice of
24 this Final Judgment by personal service or otherwise.

IV.

CBS is enjoined and restrained from:

(A) Acquiring any financial or proprietary right or interest in the exhibition, distribution, or other commercial use of any television program produced wholly or in part by an independent program supplier, other than the right to the Network Exhibition of the program, except as provided in Sections VIII(A)-(D) of this Final Judgment, provided that an agreement granting CBS the right to Network Exhibition may include provisions concerning subject matters incident to the licensing and use of network programs, of which the following are examples: geographic scope and manner of transmission and delivery of network broadcasts; approval of creative elements and program content; technical quality and delivery requirements; union and Equal Employment Opportunity Act compliance; act of God; force majeure; preemptions; obligation to pay for, rather than play, programs; number of episodes or programs ordered; assignability; warranties; indemnification; completion bonds; security agreements and financing statements; insurance; public morals; advertising conflicts; advertising, promotion and publicity of programs; audience testing and screening; cancellation; exclusivity for talent and creative personnel (except as limited by Section VI(I) herein; see also Section VIII(E) herein); exclusive exhibition rights (except as limited by Sections VI(E)(ii)-(iii) herein); pilots (except as limited by Section VI(F) herein); options (except as limited by Sections VI(E)(i), VI(F) and VI(G) herein); first negotiation and first refusal

1 rights (except as limited by Sections VI(E)(i) and VI(G)
2 herein); spinoffs (except as limited by Section VI(G) herein);
3 repeats (except as limited by Section VI(H) herein); same
4 day protection against once weekly syndication programs
5 and theatrical feature films; title protection for the length
6 of the applicable contract or contracts; format and continuing
7 character protection; breach; and remedies, so long as any
8 such provision does not violate the antitrust laws.

9 (B) Selling, licensing, or distributing entertainment
10 programs to television broadcast stations for non-network
11 television exhibition (or otherwise engaging in the business
12 commonly known as "syndication"), or to foreign television
13 stations or networks, except as provided in Section VIII(D)
14 of this Final Judgment.

15 V.

16 (A) CBS is enjoined and restrained for a period of ten
17 (10) years from the effective date of this Section from
18 offering for CBS network broadcast during Prime Time Hours,
19 Daytime Hours or Fringe Hours, more than two and one-half
20 (2-1/2) hours per week in Prime Time Hours, more than eight
21 (8) hours per week in Daytime Hours, and more than eleven
22 (11) hours per week in Fringe Hours, determined on the
23 average per compliance period, of entertainment programs
24 obtained from sources other than independent program suppliers,
25 provided that during each compliance period CBS may add to
26 the total number of allowable hours of entertainment programming
27 from sources other than independent program suppliers, two
28 (2) non-regularly scheduled special programs, and provided

1 further that in any compliance period, CBS may, during
2 Fringe Hours, increase the number of allowable hours of
3 entertainment programming from sources other than independent
4 program suppliers by reducing to the same extent the number
5 of allowable hours of such programming in Prime Time Hours
6 and/or Daytime Hours.

7 (E) For purposes of this Section V, compliance periods
8 shall be consecutive semi-annual periods commencing at the
9 start of each broadcast year. Compliance reports in the
10 form set forth in Appendix B to this Final Judgment shall be
11 submitted by CBS to plaintiff within thirty (30) days
12 following the conclusion of each compliance period.

13 VI.

14 CBS is enjoined and restrained:

15 (A) From purchasing or offering to purchase from an
16 independent program supplier the right to Network Exhibition
17 of one or more entertainment programs upon the condition,
18 express or implied, that CBS, or any person controlling CBS,
19 will obtain any other right or interest from said supplier,
20 except as to contractual provisions concerning subject
21 matters incident to the licensing and use of network programs
22 as provided in Section IV(A) of this Final Judgment.

23 (E) For a period of fifteen (15) years from the effective
24 date of this Section, from purchasing or offering to purchase
25 from an independent program supplier any right to the exhibition
26 of a program, other than a live program, as a CBS television
27 network entertainment program upon the condition, express or
28

1 implied, that said supplier produce the program, in whole or
2 in part, utilizing CBS production facilities.

3 (C) For a period of fifteen (15) years from the effective
4 date of this Section from agreeing with an independent
5 program supplier that said supplier use CBS production
6 facilities to produce a program, other than a live program,
7 as a CBS television network entertainment program for a
8 period in excess of the time required to produce episodes
9 for one (1) broadcast year, provided that CBS and said
10 supplier are not precluded each year from negotiating and
11 contracting for additional periods not to exceed one (1)
12 year each.

13 (D) For a period of ten (10) years from the effective
14 date of this Section from purchasing or offering to purchase
15 from National Broadcasting Company, Inc. ("NBC") or American
16 Broadcasting Companies, Inc. ("ABC") any right to Network
17 Exhibition of any entertainment program upon the condition,
18 express or implied, that NBC or ABC agrees to purchase or
19 offers to purchase a right to network exhibition of any
20 entertainment program produced or controlled by CBS.

21 (E) For a period of fifteen (15) years from the effective
22 date of this Section from:

23 (i) Acquiring from an independent program supplier
24 options for Network Exhibition of a prime time network
25 entertainment program series exercisable for a period in
26 excess of four (4) years from the date of first broadcast of
27 an episode of such program as part of a CBS prime time
28 television network entertainment program series, and the

1 balance of any broadcast year in which such four (4) year
2 period ends, provided that: (a) with respect to any such program
3 series which commences at the start of a broadcast year,
4 nothing herein shall prevent CBS, at any time[s] in or after
5 the Spring of the first broadcast year, from negotiating
6 new provisions which may include the purchase of an extension
7 of the option period, so long as the maximum term at no
8 time exceeds four (4) years from the date such new provisions
9 are entered into, except that where such new provisions are
10 entered into at or after the time when CBS exercises its
11 option for the following broadcast year the maximum term shall
12 be four (4) years from the start of such following broadcast
13 year; and (b) with respect to any such program series which
14 commences at a time other than the beginning of a broadcast
15 year, nothing herein shall prevent CBS, at any time[s] after
16 twelve months subsequent to the date of first broadcast,
17 from negotiating new provisions which may include the purchase
18 of an extension of the option period, so long as the maximum
19 term at no time exceeds four (4) years, and the balance
20 of any broadcast year in which such four (4) year period
21 ends, and provided further that nothing herein shall prevent
22 CBS from acquiring first negotiation and first refusal rights
23 for new agreements with said supplier so long as any such
24 first refusal rights shall not be more favorable to CBS
25 than a contractual obligation which prevents said supplier
26 from entering into an agreement with a person other than
27 CBS on terms less favorable to said supplier than said supplier's
28 last offer to CBS without giving CBS the first opportunity

1 to meet such terms, and provided further that nothing herein
2 shall prevent CBS from entering into contractual provisions
3 incident to the licensing and use of network programs as
4 provided in Section IV(A) of this Final Judgment.

5 (ii) Acquiring from an independent program supplier,
6 after thirty (30) days from the entry of this Final Judgment,
7 exclusive exhibition rights for prime time network entertain-
8 ment program series episodes for which CBS has a contractual
9 right to Network Exhibition, in excess of the following:

10 (a) for prime time use, the duration
11 of any contract term or terms by which CBS
12 acquires the right to Network Exhibition;

13 (b) for non-prime time stripping on tele-
14 vision broadcast stations, four (4) years from
15 the first prime time episode broadcast; and

16 (c) for all other broadcast uses, three
17 (3) years from the first prime time episode
18 broadcast,

19 provided that nothing herein shall prevent CBS from negotiating
20 for and acquiring rights, including exclusive rights, for
21 stripping and once weekly exhibition to be utilized after
22 the periods of exclusivity set forth above, so long as
23 negotiation for and acquisition of such rights takes place
24 after CBS has agreed to order episodes of such program for
25 the first year of broadcast as a CBS prime time television
26 network entertainment program series, and provided further that
27 nothing herein shall prevent CBS from acquiring exclusive
28 exhibition rights to series episodes for the broadcast year

1 for which such episodes are ordered.

2 (iii) Acquiring from an independent program supplier,
3 after thirty (30) days from the entry of this Final Judgment,
4 exclusive exhibition rights for theatrical feature films for
5 which CBS has a contractual right to Network Exhibition,
6 against:

7 (a) theatrical and non-theatrical direct
8 projection;

9 (b) closed circuit TV in non-residential
10 hotels, motels, bars, restaurants, hospitals and
11 similar non-residential institutions;

12 (c) passenger-carrying vehicles;

13 (d) video discs, cartridges or cassettes
14 or other such equipment.

15 (F) For a period of ten (10) years from the effective
16 date of this Section, from acquiring from an independent
17 program supplier a first year pick-up option for exhibition
18 of a prime time network entertainment program series based
19 on a program designated by CBS and said supplier as a "pilot
20 program" ("pilot") which is exercisable after the following
21 times:

22 (i) where CBS has not advanced said supplier any
23 part of the costs of pilot development, subsequent to the
24 earliest date that the agreement contemplates that broadcast
25 of the series may commence; and

26 (ii) where CBS has advanced said supplier any part
27 of the costs of pilot development, more than one (1) year
28 after delivery to CBS of the completed pilot, provided that

1 as to those series which CBS does not include in the network
2 schedule at the earliest date that the agreement contemplates
3 that broadcast of the series may commence:

4 (a) for those pilots which have been de-
5 livered to CBS between October 2 of one year
6 and April 1 of the following year, CBS must
7 designate by June 1 of the latter year sixty-
8 five percent (65%) of such pilots as to which
9 CBS will release its option for series ex-
10 hibition upon payment to CBS of all of CBS'
11 unrecouped costs for the development of such
12 pilots; and

13 (b) for those pilots which have been de-
14 livered to CBS between April 2 and October 1
15 of the same year, CBS must designate by Janu-
16 ary 1 of the following year sixty-five percent
17 (65%) of such pilots as to which CBS will re-
18 lease its option for series exhibition upon pay-
19 ment to CBS of all of CBS' unrecouped costs
20 for the development of such pilots;

21 and provided further that CBS may purchase additional first
22 year pick-up options for series which CBS has not designated
23 for release and for series which CBS has designated for
24 option release but which CBS wishes to retain, so long as
25 such additional options are acquired, for pilots described in
26 Section VI(F)(ii)(a), after June 1, or after the announcement
27 of the CBS television network schedule for the next broadcast
28 year, whichever is later, and, for pilots described in

1 Section VI(F)(ii)(b), after December 1, and so long as such
2 additional options do not exceed increments of six (6)
3 months.

4 For purposes of this Section VI(F):

5 A pilot shall be deemed to have been de-
6 livered to CBS when CBS has received, in the
7 case of a film pilot, an answer print, and, in
8 the case of a tape pilot, a program complying
9 with customary tape requirements.

10 In computing the number of pilots to be
11 released under Sections VI(F)(ii)(a) and (b),
12 any fraction of a pilot shall be rounded off
13 to the next lower whole number.

14 Unrecouped costs shall be deemed to be the
15 amount of money advanced by CBS to an independent
16 program supplier for the development of a
17 pilot, except that if the CBS television net-
18 work broadcasts a pilot once, two-thirds (2/3)
19 of CBS's costs shall be deemed to have been
20 recouped, and if CBS broadcasts a pilot more
21 than once, all of CBS's costs shall be deemed
22 to have been recouped.

23 (G) For a period of ten (10) years from the effective
24 date of this Section, from acquiring from an independent
25 program supplier rights in excess of first negotiation and
26 first refusal rights for a spinoff involving a non-continuing
27 character.

1 For purposes of this Section VI(G):

2 First refusal rights shall not be more
3 favorable to CBS than a contractual obliga-
4 tion which prevents said supplier from enter-
5 ing into an agreement with a person other
6 than CBS on terms less favorable to said
7 supplier than said supplier's last offer to
8 CBS without giving CBS the first opportunity
9 to meet such terms.

10 A non-continuing character shall be
11 deemed to mean one who appeared in no more
12 than twenty-five percent (25%) of the original
13 episodes of the program upon which such spinoff
14 is based during the twelve (12) months prior
15 to the time exhibition rights to such spinoff
16 are offered for licensing by said supplier.

17 (H) For a period of ten (10) years from the effective
18 date of this Section, from purchasing from an independent pro-
19 gram supplier a right to first run Network Exhibition of any
20 television entertainment program series which includes the
21 right to exhibit repeats of episodes in years subsequent to the
22 broadcast year of initial exhibition of such episodes, provided
23 that repeat rights to three (3) initial episodes per broadcast
24 year of each such program series may be purchased for exhibition
25 in subsequent broadcast years as part of the right to Network
26 Exhibition, and provided further that additional rights to
27 repeats may be purchased for exhibition in subsequent broadcast
28 years, so long as negotiation for and acquisition of such

1 additional repeat rights takes place after CBS has agreed to
2 order episodes of such program series for the first year of
3 broadcast as a CBS television network entertainment program
4 series, and provided further that the limitation as to the use
5 of repeats contained in this Section VI(H) shall not apply to
6 (i) made-for-television and theatrical feature films, (ii)
7 specials, and (iii) cartoons or other children's programs.

8 (I) For a period of ten (10) years from the effective
9 date of this Section, from asserting or exercising any right
10 under any agreement for the services of any continuing performing
11 or essential creative talent providing services in connection
12 with a particular prime time entertainment program series licensed
13 to CBS so as to preclude such talent from being able to continue
14 to provide services in connection with that program series
15 if licensed to any other licensee up to and including ninety (90)
16 days after the expiration of CBS's option[s] for that series.

17 VII.

18 The following Sections of this Final Judgment shall not
19 take effect until similar injunctive relief is obtained in
20 a Final Order, Judgment or Decree entered against ABC in
21 United States v. American Broadcasting Companies, Inc.,
22 Civil Action No. 74-3600-RJK (C.D. Cal.) which is not
23 appealable or from which no timely appeal is taken: V, VI(C),
24 VI(E)(i), and VI(F) through (I) and VIII(E).

25 VIII.

26 Nothing contained in this Final Judgment shall be
27 construed:
28

1 (A) To prohibit CBS from acquiring rights for non-
2 network broadcast of programs by CBS owned and operated
3 television broadcast stations where such rights are not acquired,
4 directly or indirectly, in connection with the negotiation
5 for or acquisition of rights including renewal rights,
6 for the exhibition, distribution or use of any program as a
7 CBS television network program.

8 (B) To prohibit CBS from seeking repayment, in whole
9 or in part, of money or other consideration loaned, advanced
10 or furnished by CBS in connection with the development or
11 production of a television network program or of a project
12 or activity that may result in a television network program,
13 to the extent of the amount loaned, advanced or furnished,
14 including interest.

15 (C) To prohibit CBS from acquiring rights with respect
16 to non-broadcast uses, including but not limited to publica-
17 tion of books or music, where such rights are not acquired,
18 directly or indirectly, in connection with the negotiation
19 for or acquisition of rights, including renewal rights, for
20 the exhibition, distribution or use of any program as a CBS
21 television network program.

22 (D) To prohibit CBS from selling, licensing, or
23 distributing outside the United States programs (i) produced
24 in foreign countries and not included in CBS's television net-
25 work schedule, where the acquisition of such distribution
26 rights is not conditioned, directly or indirectly, upon the
27 negotiation for or acquisition of rights, including renewal
28 rights, for the exhibition, distribution or use of any

1 program as a CBS television network program, or (ii) pro-
2 duced by CBS, by any person controlling CBS, or by any person
3 in which CBS or any person controlling CBS has any ownership
4 interest.

5 (E) To preclude plaintiff, upon a showing that CBS has
6 used exclusive rights to performing or creative talent to
7 circumvent Section VI(F) of this Final Judgment, from applying
8 to the Court for additional relief under this Judgment against
9 such conduct, provided that such additional relief would not
10 place CBS at a competitive disadvantage with respect to
11 ABC or NBC.

12 IX.

13 If a Final Order, Judgment or Decree or modification
14 thereof is entered with respect to ABC in United States
15 v. American Broadcasting Companies, Inc., Civil Action
16 No. 74-3600-RJK (C.D. Cal.), or with respect to NBC in
17 United States v. National Broadcasting Company, Inc.,
18 Civil Action No. 74-3601-RJK (C.D. Cal.), which is not appealable
19 or from which no timely appeal is taken, which shall order
20 or decree for either ABC or NBC injunctions different in
21 terms or provisions than those required by this Final Judgment,
22 or which shall result in the dismissal of either or both
23 of such actions, CBS may apply to the Court and shall be
24 granted a modification of or relief from any terms set forth
25 herein as may be necessary to prevent CBS from being placed
26 at a competitive disadvantage with respect to ABC or NBC.

1 X.

2 (A) Within thirty (30) days after the entry of this
3 Final Judgment, CBS shall furnish to its officers, directors,
4 and appropriate employees and agents a copy of this Final
5 Judgment, and each year for a period of ten (10) years
6 thereafter CBS shall furnish a copy to all new officers,
7 directors and appropriate employees and agents. CBS shall
8 maintain a file listing all persons to whom it has furnished
9 such copies.

10 (B) Within thirty (30) days after entry of this Final
11 Judgment and once each year during the succeeding ten (10)
12 calendar years following entry of this Final Judgment, CBS
13 shall send a copy of this Final Judgment to the last known
14 address of each independent program supplier known to have
15 offered any entertainment program to CBS for inclusion in
16 its schedule of CBS television network programs within the
17 preceding five (5) years and to each person listed in the
18 then current issue of Television Factbook as a provider of
19 television production facilities.

20 XI.

21 (A) For the purpose of determining or securing com-
22 pliance with this Final Judgment, duly authorized representa-
23 tives of the Department of Justice, upon written request of
24 the Attorney General or the Assistant Attorney General in
25 Charge of the Antitrust Division, and on reasonable notice
26 to CBS made to its principal office, shall be permitted,
27 subject to any legally recognized privilege:
28

1 (1) access during the office hours of CBS to all
2 books, ledgers, accounts, correspondence, memoranda, and
3 other records and documents in the possession or under the
4 control of CBS relating to any matter contained in this
5 Final Judgment; and

6 (2) subject to the reasonable convenience of CBS
7 and without restraint or interference by it, the right to
8 interview officers or employees of CBS, who may have counsel
9 present, regarding any such matter.

10 (B) CBS, upon written request of the Attorney General
11 or the Assistant Attorney General in Charge of the Antitrust
12 Division, made to its principal office, shall submit such
13 written reports with respect to any of the matters contained
14 in this Final Judgment as from time to time may be requested.

15 No information obtained by the means provided in this
16 Section XI shall be divulged by any representative of plain-
17 tiff to any person other than a duly authorized representative
18 of the Executive Branch of the United States, except in the
19 course of legal proceedings to which the United States is a
20 party, or for the purpose of securing compliance with this
21 Final Judgment or as otherwise required by law.

22 XII.

23 Jurisdiction is retained by this Court for the purpose
24 of enabling either party to this Final Judgment to apply to
25 this Court at any time for such further orders and directions
26 as may be necessary or appropriate for the construction or
27 modification of any of the provisions thereof, for the enforce-
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1 ment of compliance therewith, and for the punishment of
2 violations thereof.

3 XIII.

4 Entry of this Final Judgment is in the public interest.

5
6 Dated: July 31, 1980

7
8 /s/ Robert J. Kelleher
9 UNITED STATES DISTRICT JUDGE
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APPENDIX A */

(a) "Agricultural programs" include market reports, farming, or other information specifically addressed, or primarily of interest, to the agricultural population.

(b) "News programs" include reports dealing with current local, national, and international events, including weather and stock market reports; and when an integral part of a news program, commentary, analysis, and sports news.

(c) "Public affairs programs" include talks, commentaries, discussions, speeches, editorials, political programs, documentaries, forums, panels, round tables, and similar programs primarily concerning local, national, and international public affairs.

(d) "Religious programs" include sermons or devotionals; religious news; and music, drama, and other types of programs designed primarily for religious purposes.

(e) "Instructional programs" include programs (other than those classified under Agricultural, News, Public Affairs, Religious or Sports) involving the discussion of, or primarily designed to further an appreciation or understanding of, literature, music, fine arts, history, geography, and the natural and social sciences; and programs devoted to occupational and vocational instruction, instruction with respect to hobbies, and similar programs intended primarily to instruct.

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*/ Taken from 47 C.F.R. § 73.670, n. 1 (1975).

1 (f) "Sports programs" include play-by-play and pre- or
2 post-game related activities and separate programs of sports
3 instruction, news or information (e.g., fishing opportunities,
4 golfing instructions, etc.).
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APPENDIX B

COMPLIANCE REPORT

CBS PRODUCED PROGRAMS

Compliance Period _____
No. weeks _____

Prime Time Hours

Entertainment:

<u>Program Name</u>	<u>No. Minutes Per Week</u>	<u>No. Weeks Offered For Network Broadcast</u>
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Non-Entertainment:

<u>Program Name</u>	<u>No. Minutes Per Week</u>	<u>No. Weeks Offered For Network Broadcast</u>
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Daytime Hours

Entertainment:

<u>Program Name</u>	<u>No. Minutes Per Week</u>	<u>No. Weeks Offered For Network Broadcast</u>
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Non-Entertainment:

<u>Program Name</u>	<u>No. Minutes Per Week</u>	<u>No. Weeks Offered For Network Broadcast</u>
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Fringe Hours

Entertainment:

<u>Program Name</u>	<u>No. Minutes Per Week</u>	<u>No. Weeks Offered For Network Broadcast</u>
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Non-Entertainment:

<u>Program Name</u>	<u>No. Minutes Per Week</u>	<u>No. Weeks Offered For Network Broadcast</u>
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