Consider BBB National Programs as a Recipient for Your Class Action Cy Pres Award.

Help Create a More Trustworthy Marketplace.

Where businesses turn to enhance consumers trust and consumers are heard.
Help Create a More Trustworthy Marketplace
Why to Consider BBB National Programs as a Recipient for Your Class Action Cy Pres Award.

Putting Cy Pres Awards to Work for Consumers and a Fair Marketplace

Cy pres distributions allow BBB National Programs to serve the public interest by building a trusted marketplace through independent self-regulation and dispute resolution programs. Businesses and attorneys that put BBB National Programs forward as a cy pres recipient in their settlements help protect consumers from misleading and unfair practices in the marketplace. BBB National Programs’ initiatives:

» Monitor the marketplace to protect consumers from misleading advertising claims in mature and emerging industries;
» Ensure consumers are provided adequate and accurate disclosures about online data collection and use;
» Protect children from deceptive or inappropriate advertising and data collection practices;
» Help consumers resolve automotive warranty disputes without a lawyer;
» Provide “safe harbor” programs under the Children’s Online Privacy Protection Act.

Cy pres awards from suits related to these areas help BBB National Programs grow these valuable programs.
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Looking to Meet the Challenges of the Future

As we look to the future, BBB National Programs can also address new issues by leading individual company- or industry-wide efforts to create enforceable standards to address issues of consumer concern. BBB National Programs is at the forefront of developing programs to protect consumers from emerging harms and maintain a fair and ethical marketplace for businesses. When class action lawsuits relate to alleged consumer harms, BBB National Programs is well-suited to utilize cy pres funds to develop programs tailored to address those issues.

Past BBB National Programs Cy Pres Awards

The United States Court of Appeals for the 9th Circuit noted in Dennis v. Kellogg1 that the most appropriate cy pres recipients in misleading advertising cases are “organizations dedicated to protecting consumers from, or redressing injuries caused by, false advertising.” To that end, BBB National Programs’ programs have been named as a cy pres award recipient in numerous class action matters.

Jones v. Monsanto 2

BBB National Programs’ National Advertising Division was named as one of three cy pres recipients in this matter related to allegedly misleading labeling on products containing glyphosate. In granting final approval the Court noted “the importance of tailoring a cy pres distribution to the nature of the underlying lawsuit.”

Rawa v. Monsanto 3

BBB National Programs’ National Advertising Division was awarded 50 percent of the cy pres in a matter related to allegedly misleading claims about Roundup Concentrate. The court noted the National Advertising Division’s role in “enforcing high standards of truth and accuracy [in advertising].”

1 Dennis v. Kellogg, 697 F.3d 858, 866-67 (9th Cir. 2012)
2 Jones v. Monsanto, Case No. 19-0102-CV-W-BP (W.D. Mo. May 13, 2021) (quoting In re Airline Ticket Comm’n Antitrust Litig., 307 F.3d 679, 683 (8th Cir. 2002)).
3 Rawa v. Monsanto, Case No. 4:17CV01252, 2018 WL 2389040 (ED Mo. May 25, 2018)
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Past BBB National Programs Cy Pres Awards Continued

Graves v. United Industries Corporation

The National Advertising Division was named a cy pres recipient in this matter related to allegedly misleading claims about the defendant’s Spectracide Concentrate Products. It cited Rawa v. Monsanto, in finding it to be a suitable cy pres recipient.

Broomfield v. Craft Brew Alliance

BBB National Programs’ National Advertising Division (NAD) was named as one of two cy pres recipients in this matter related to product origin claims for one of the defendant’s beer brands. The Court chose NAD following the submission of multiple organizations as possible recipients by the parties.

Dennis v. Kellogg

The United States Court of Appeals for the 9th Circuit noted in Dennis v. Kellogg that the most appropriate cy pres recipients in misleading advertising cases are “organizations dedicated to protecting consumers from, or redressing injuries caused by, false advertising.” In this case, BBB National Programs’ National Advertising Division was the cy pres recipient.

Delcid v. TCP Hot Acquisition LLV & Idelle Labs

BBB National Programs was named as a cy pres recipient in this matter related to Brut and Sure antiperspirant aerosol marketed and sold in the U.S. with detectable levels of benzene.

Council for Responsible Nutrition

Presented with an industry historically difficult to regulate and far too many misleading advertising claims and unclear standards, the Council for Responsible Nutrition’s (CRN) Foundation turned to the National Advertising Division to create a dedicated monitoring program. Over the years, this groundbreaking effort was increasingly supported by a series of cy pres awards granted to the Foundation as part of dietary supplement false advertising settlements. The result was a 12-year partnership that expanded the National Advertising Division’s review and monitoring of dietary supplement advertising and helped create a high standard for substantiating claims in this area. Between 2007 and 2020, the National Advertising Division closed more than 360 cases in the dietary supplement space.

Krommenhock v. Post Foods, LLC

BBB National Programs was named as one of several cy pres recipients in this matter related to consumer protection laws around allegedly deceptive marketing practices and health and wellness claims. BBB National Programs is approved as a cy pres recipient in cases involving allegations of misleading advertising because of the work our National Advertising Division does in promoting truth and transparency in advertising.

Anthony v. Yahoo

BBB National Programs’ corporate predecessor, the Council of Better Business Bureaus, was named as a cy pres recipient in a suit related to Yahoo’s online dating service.

6. Dennis v. Kellogg, 697 F.3d 858, 866-67 (9th Cir. 2012)
7. Delcid v. TCP Hot Acquisition LLV & Idelle Labs, No. 21-cv-9569 (DLC) (S.D.N.Y) (settlement preliminarily approved)
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Past BBB National Programs Cy Pres Awards Continued

**Marek v. Molson Coors Beverage Company** 10

BBB National Programs’ National Advertising Division (NAD) was named as a cy pres recipient in this matter related to alleged mislabeling of health benefits for a hard seltzer product in violation of California law.

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“BBB National Programs’ self-regulation programs have a long, commendable record of adding to consumer protections in the marketplace. Whether monitoring advertisements, promoting better privacy practices, better food advertising to children, or providing individual dispute resolution programs for consumers, BBB National Programs has been recognized for providing effective oversight that benefits consumers, ethical businesses, and a more trustworthy marketplace.”

— Maureen K. Ohlhausen
Partner, Baker Botts, former Federal Trade Commission Commissioner (2012-2018) and Acting Chair (2017-2018), and a member of the BBB National Programs Board (2019-present)

Snapshot

BBB National Programs Effective Use of Cy Pres Funds

Presented with an industry historically difficult to regulate and far too many misleading advertising claims and unclear standards, the Council for Responsible Nutrition’s (CRN) Foundation turned to the National Advertising Division to create a dedicated monitoring program. Over the years, this groundbreaking effort was increasingly supported by a series of cy pres awards granted to the Foundation as part of dietary supplement false advertising settlements. The result was a 12-year partnership that expanded the National Advertising Division’s review and monitoring of dietary supplement advertising and helped create a high standard for substantiating claims in this area.
Between 2007 and 2020, the National Advertising Division drafted more than 360 decisions in the dietary supplement space.

“CRN is a strong supporter of self-regulation as one way to demonstrate the dietary supplement industry’s commitment to truthful advertising. Through our partnership with BBB, we raised our industry’s awareness of the importance of robust science to support advertising claims and, most importantly, protected consumers.”

— Megan Olsen
Vice President & Associate General Counsel, CRN

The National Advertising Division’s increased monitoring of dietary supplement claims created a framework that encouraged responsible supplement marketers to use the NAD’s dispute resolution forum to hold competitors accountable. The NAD decisions that came out of this program served as an “early warning system” for industry and consumers by identifying emerging issues and responsibly addressing them before regulatory action or litigation arose.
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Executive Leadership

BBB National Programs staff are deeply familiar with the industries they engage with and monitor, earning them the respect of both regulators and the industries they serve.

Their self-regulatory efforts have been commended by regulatory authorities, leading corporations (big and small) and attorneys at the forefront of their fields.

Eric D. Reicin
President & Chief Executive Officer

Mary K. Engle
Executive Vice President, Policy

Prior to joining BBB National Programs as President and CEO, Eric served as a senior corporate and legal executive with over 25 years of experience assisting publicly traded and private companies and other organizations grow, manage transformational change, and weather regulatory and public scrutiny. Most recently, Eric served as Vice President, General Counsel, and Corporate Secretary for MorganFranklin Consulting, LLC and MorganFranklin, LLC, a global management consulting firm and government contractor (DOD and civilian) and previously served as Senior Vice President and Deputy General Counsel at Sallie Mae, then a Fortune 500 diversified financial services company (NASDAQ: SLM). Eric served a six-year term on the global board of the Association of Corporate Counsel, which has a presence in 85 countries. Eric previously served as president of the Association of Corporate Counsel - National Capital Region, the largest regional in-house bar association.

Before joining BBB National Programs as Executive Vice President, Policy, Mary directed the Federal Trade Commission (FTC)’s Division of Advertising Practices, enforcing truth-in-advertising principles for national advertising matters, including claims about food, dietary supplements, medical devices, alcohol, tobacco, and broadband. She also examined social media and digital technology marketing practices. Her investigations and law enforcement actions in this area helped create new policy and standards that are now used to govern influencer marketing, native advertising, and privacy cases. Mary held several management positions at the FTC and served as an advisor to a commissioner and two directors of the Bureau of Consumer Protection. During her government career, she received several awards for her work including the Meritorious Executive Rank Award from President Obama for accomplishments in the management of U.S. government programs and the FTC Chairman’s Award for the Commission’s 2000 Media Violence Study and Report.
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Laura Brett
Vice President—National Advertising Division
Laura Brett began leading the BBB National Programs National Advertising Division (NAD) in August of 2017, after serving as an NAD staff attorney and Assistant Director. Ms. Brett has helped develop NAD’s body of guidance, including in the evolving areas of transparency in digital media advertising, and the adequacy of disclosures in influencer marketing. Prior to joining BBB National Programs, Ms. Brett was a litigator in private practice and an attorney in commercial litigation at Willkie Farr & Gallagher. Ms. Brett also was elected to her local city council and served as Deputy Mayor.

Maureen Enright
Vice President—Children’s Food and Beverage Advertising Initiative and Children’s Confection Advertising Initiative
Maureen Enright leads the advertising self-regulation efforts of these programs, working with participants—some of the nation’s largest food and beverage companies—to set standards for responsible food advertising to children. Before joining BBB National Programs, Ms. Enright served as counsel at Collier Shannon Scott. She also spent 10 years at the Federal Trade Commission (FTC), where she held several positions, including serving as a lead staff attorney on the FTC’s Enforcement Policy Statement on Food Advertising.

Peter C. Marinello
Vice President—Direct Selling Self-Regulatory Council
Peter C. Marinello serves as Director of BBB National Programs’ Direct Selling Self-Regulatory Council (DSSRC), a national advertising self-regulation program for the direct selling industry. Mr. Marinello has over 25 years of experience in advertising self-regulation, starting as a staff attorney at BBB National Programs’ National Advertising Division (NAD) in March of 1993, and later becoming NAD Associate Director in 1998. Prior to joining BBB National Programs, Mr. Marinello practiced law for six years at a general litigation firm in New York City.
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Dona J. Fraser
Senior Vice President—Privacy Initiatives

Dona J. Fraser is a leading privacy expert with a passion for building creative solutions to business problems. As the Vice President of the BBB National Programs Children’s Advertising Review Unit (CARU), Dona draws on her extensive experience in the self-regulation space to provide a deep understanding of the marketplace challenges facing advertisers. Before joining BBB National Programs, Dona served as Vice President, Privacy Certified for the Entertainment Software Rating Board (ESRB), where she was responsible for helping companies develop data collection and privacy practices and crafting privacy best practices. Prior to ESRB, Dona served as a Director of Business and Legal Affairs for misc labels at BMG/Sony Music in New York.

Justin Connor
Executive Director, Center for Industry Self-Regulation

Justin Connor leads the BBB National Programs 501(c)(3) non-profit foundation the Center for Industry Self-Regulation. Justin is a business leader with twenty-five years’ legal and regulatory practice experience in government, private practice, leading global organizations, and teaching. Before his role at the Center for Industry Self-Regulation, Justin directed two key programs at the Association of Corporate Counsel, one focused on chief legal officers and the other working with large corporate legal teams. Justin’s innovative executive programs brought together a cross-section of leaders of corporate legal departments pursuing common goals. Justin practiced law in-house for seven years, including executive experience advising a satellite communications operator and a mobile security company in Northern Virginia.
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BBB National Programs is a non-profit organization that enhances trust, innovation, and competition in the U.S. economy through the development and delivery of effective self-regulatory and dispute resolution programs. We oversee more than a dozen programs in arenas such as advertising, privacy, and child-directed content to create a better, more trustworthy experience for consumers and a fairer playing field for businesses.

BBB National Programs continues to evolve its work and grow its impact by providing guidance to businesses to encourage them to make responsible decisions with proven results. Our programs set adoptable standards that industries can use to navigate the regulatory landscape and create a marketplace that benefits all stakeholders. By building relationships, staying on the cutting edge of industry, and operating transparent, ethical, consumer-driven processes, BBB National Programs enhances consumer trust in the marketplace. By tracking emerging marketplace issues, we are agile and ready to create new initiatives that maintain that trust in a rapidly changing digital landscape.

Competitors value the self-regulatory process, the careful consideration of our experienced staff, as well as the case decisions we publish as a result of the process.

Regulators appreciate the expanding adoption of best practices in areas like advertising, privacy, and child-directed marketing, which hold businesses of all sizes accountable to the promises they make.

Consumers benefit when businesses hold themselves to higher standards and can feel more confident about the purchasing decisions they make.
Our Programs

Programs Designed to Resolve Marketplace Issues

Our programs address a wide range of business practices in myriad industries.
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National Advertising Division
The National Advertising Division (NAD) provides independent self-regulation and dispute resolution services for advertisers, guiding the truthfulness of advertising across the United States. NAD reviews national advertising in all media and its decisions set consistent standards for advertising truth and accuracy, delivering meaningful protection to consumers and leveling the playing field for business.

National Advertising Review Board
The National Advertising Review Board (NARB) is the appellate body for BBB National Programs’ advertising self-regulatory programs. NARB’s panel members include 87 distinguished volunteer professionals from the national advertising industry, agencies, and public members, such as academics and former members of the public sector. NARB serves as a layer of independent industry peer review that helps engender trust and compliance in NAD, CARU, and DSSRC matters.

Children’s Food and Beverage Advertising Initiative
The Children’s Food and Beverage Advertising Initiative (CFBAI) is a self-regulation program created to improve the landscape of food advertising to children. CFBAI works with leading food, beverage, and quick service restaurant companies to set and implement Uniform Nutrition Standards, which specify the science-based nutritional criteria for foods and beverages that can be advertised to children under age 12.

Children’s Confection Advertising Initiative
The Children’s Confection Advertising Initiative (CCAI), modeled after CFBAI, is a self-regulation program for small- and medium-sized confectionary companies created in partnership with the National Confectioners Association (NCA) to help improve the landscape of food advertising to children. CCAI companies commit to not advertise confections to children under age 12.

Children’s Advertising Review Unit
The Children’s Advertising Review Unit (CARU), the nation’s first Safe Harbor Program under the Children’s Online Privacy Protection Act (COPPA), helps companies comply with laws and guidelines that protect children from deceptive or inappropriate advertising and ensure that, in an online environment, children’s data is collected and handled responsibly. When advertising or data collection practices are misleading, inappropriate, or inconsistent with laws and guidelines, CARU seeks change through the voluntary cooperation of companies and where relevant, enforcement action.

Direct Selling Self-Regulatory Council
The Direct Selling Self-Regulatory Council (DSSRC) provides independent, impartial monitoring, dispute resolution, and enforcement of false product claims and income representations made by direct selling companies and their salesforce members across digital platforms. The DSSRC seeks to establish high standards of integrity and business ethics for all direct selling companies in the marketplace.

Digital Advertising Accountability Program
The Digital Advertising Accountability Program (DAAP) was developed by the Digital Advertising Alliance (DAA) to enforce industry self-regulation principles for data privacy in online and mobile advertising, holding companies accountable to the DAA’s Privacy Principles. DAAP provides guidance to companies looking to comply with industry principles and responds to complaints filed by consumers about online privacy.
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Global Privacy Division
The BBB National Programs Global Privacy Division helps businesses show their partners and customers that they put privacy first, no matter where they operate. Our programs serve as key elements of the Cross-Border Privacy Rules and Privacy Shield frameworks, bridging gaps between divergent privacy and data protection regimes. By embracing our independent accountability mechanisms, participating businesses strengthen standards for data privacy and enhance consumer trust in the digital marketplace.

APEC Certification Programs
The APEC Cross-Border Privacy Rules (CBPR) and Privacy Recognition for Processors (PRP) systems are internationally recognized data privacy certifications available to U.S. organizations and their global subsidiaries. As an approved Accountability Agent, BBB National Programs works one-on-one with your business to demonstrate compliance with established data privacy standards. Both certifications (CBPR for data controllers and PRP for data processors or vendors) are backed by BBB National Programs’ commitment to delivering independent accountability for your privacy promises.

BBB EU Privacy Shield
The BBB EU Privacy Shield operates an independent, third-party dispute resolution program that enables U.S. businesses to demonstrate that their transatlantic data transfers are consistent with European data protection rules. BBB EU Privacy Shield is a necessary component of a co-regulatory framework that enables trans-Atlantic trade and is a recognized Independent Recourse Mechanism under Privacy Shield.

Coalition for Better Advertising Dispute Resolution Program
The Coalition for Better Advertising Dispute Resolution Program is an independent dispute resolution program for participants in the Better Ads Experience Program, an initiative of the Coalition for Better Ads (CBA) to improve the online advertising experience for consumers. The program helps enforce the Better Ads Standards, which identify optimal online advertising formats to create a better experience for consumers.

Dispute Resolution Program for Verizon Wireless Customers
BBB National Programs’ Dispute Resolution Program supports Verizon Wireless customers who need arbitration services for a dispute with Verizon Wireless of $10,000 or less. Before a customer can request arbitration, they must provide Verizon Wireless with written notice at least 30 days before arbitration is requested.

TeenAge Privacy Program
The TeenAge Privacy Program (TAPP) is an emerging program at BBB National Programs designed to help companies responsibly collect and manage data from teenagers. In recent years, lawmakers and the FTC have taken renewed focus on the privacy space, and until now there has been no guidance specifically for the highly impressionable teen audience. TAPP aims to solve that problem by ensuring companies engaging teens in an online environment are collecting data in a responsible manner and that their data privacy and security practices comply with applicable laws, including but not limited to the California Consumer Privacy Act (CCPA).

BBB AUTO LINE®
BBB AUTO LINE is a voluntary dispute resolution program that offers both mediation and arbitration to resolve business-to-consumer automotive warranty, lemon law, class action, and dealer manufacturer disputes.
Contact our Team at

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