

HOGAN &
HARTSON

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Satellite Division
International Bureau

Hogan & Hartson LLP
Columbia Square
555 Thirteenth Street, NW
Washington, DC 20004
+1.202.637.5600 Tel
+1.202.637.5910 Fax

www.hhlaw.com

March 6, 2007

FILED/ACCEPTED

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Federal Communications Commission
Office of the Secretary

Mace J. Rosenstein
Partner
+1.202.637.5877
MJRosenstein@hhlaw.com

BY HAND DELIVERY

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

**RE: File Nos. SES-T/C-20060719-01204 et al. (See Appendix A)
Notification Pursuant to Section 1.65**

Dear Ms. Dortch:

Broadcasting Media Partners Inc. ("BMPI"), by its attorneys and pursuant to Section 1.65 of the Commission's rules, hereby updates the pending applications listed in Appendix A hereto (the "Applications") for Commission consent to the transfer of control of earth station licensees from the Shareholders of Univision Communications Inc. ("Univision") to BMPI. This update relates to a "pro forma" insertion into the ownership structure of the transferee of an intermediate subsidiary, as detailed below.

The Applications specified that upon the closing of the subject transaction, Univision would become a wholly-owned subsidiary of BMPI. This correspondence is to report that it is now planned at closing that Univision will become a wholly owned subsidiary of Broadcast Media Partners Holdings, Inc. ("BMP Holdings"). BMP Holdings will be a corporation organized under the laws of Delaware (with the same mailing address as BMPI), whose officers and directors will be drawn from the officers and directors of BMPI. One-hundred percent of the voting rights and 80 percent of the equity interests of BMP Holdings will be held directly by BMPI. The remaining 20 percent of the equity interests of BMP Holdings will be held by the shareholders of BMPI. Insertion of BMP Holdings, a direct,

Ms. Marlene H. Dortch
March 6, 2007
Page 2

controlled subsidiary of BMPI, into the post-transaction ownership chain of Univision is a “pro forma” change. 1/

Please direct any questions regarding this submission to the undersigned.

Respectfully submitted,



Mace J. Rosenstein
Counsel for Broadcasting Media Partners Inc.

Attachment

1/ As described in Exhibit E to the subject Form 312 applications, the transfer of control will be effectuated by the merger of Umbrella Acquisition, Inc. (“UAI”), a wholly owned subsidiary of Umbrella Holdings, LLC (which will be renamed BMPI) (“UHLLC”) with and into Univision, whereupon the separate existence of UAI will cease and Univision will continue as the surviving corporation under the same name but as a wholly owned subsidiary of BMPI. Pursuant to the *pro forma* change proposed herein, the merger will still occur as described; the only difference is that UAI will be a wholly owned subsidiary of BMP Holdings, instead of BMPI.

APPENDIX A

PENDING EARTH STATION LICENSEE TRANSFER OF CONTROL APPLICATIONS

SES-T/C-20060719-01204
SES-T/C-20060719-01205
SES-T/C-20060719-01206
SES-T/C-20060719-01207
SES-T/C-20060719-01208
SES-T/C-20060719-01209
SES-T/C-20060719-01210
SES-T/C-20060719-01211
SES-T/C-20060719-01212
SES-T/C-20060719-01213
SES-T/C-20060719-01214
SES-T/C-20060727-01275