EXHIBIT E&F FCC Form 312

Description of Transaction / Public Interest Statement

The instant application seeks FCC consent to the *pro forma* transfer of control (the "Proposed Transaction"), solely for internal corporate planning purposes, of Univision Radio Stations Group, Inc. ("Licensee"), licensee of transmit/receive earth stations E120180 and E120189 (the "Authorizations"). The Proposed Transaction, if approved by the Board of Directors of URI, would entail two separate but interrelated steps, as follows:

- 1. The conversion (the "LLC Conversion") of Univision Radio, Inc. ("URI"), of which Licensee is a wholly-owned subsidiary, from a Delaware corporation to a Delaware limited liability company, to be called "Univision Radio, LLC" ("URLLC"). The LLC Conversion would only change URI's form of organization from a corporation to a limited liability company with no change in the ownership, business, management, operations or assets of URI or Licensee.
- 2. Immediately following the LLC Conversion, the upstream intra-corporate transfer of control of URLLC from Univision Local Media, Inc. ("ULM"), to ULM's immediate corporate parent, Univision Communications Inc. ("UCI"). There would be no change in the business, management, operations or assets of URLLC or Licensee, and URLLC would remain the immediate parent of Licensee. ¹

FCC consent to the proposed *pro forma* transfer of control of Licensee would enable the continued use of the facilities authorized by the Authorizations for the same purposes as before. Uninterrupted access to these facilities would facilitate the Licensee's continued

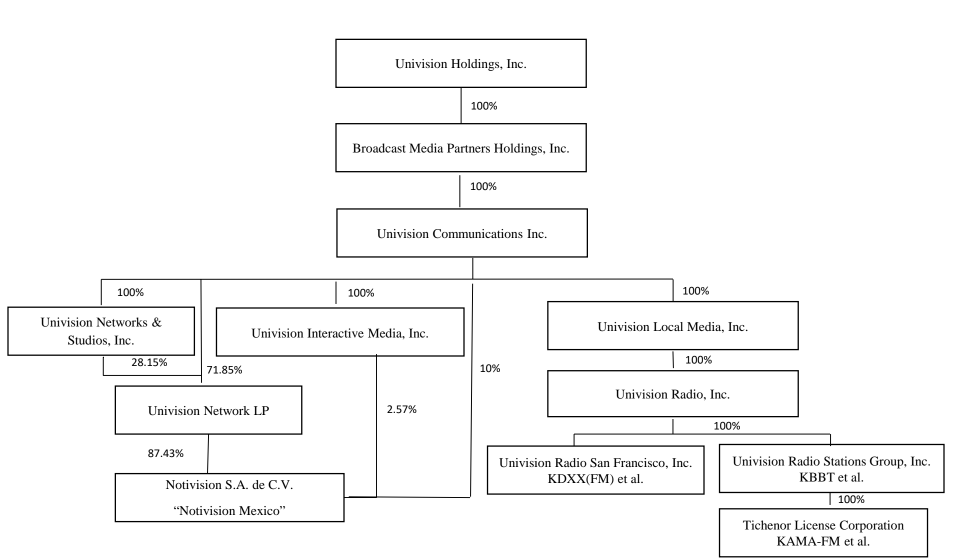
¹ 79% of the voting interests in URLLC would be transferred from ULM to UCI. Concurrently, the remaining 21% of the voting interests in URLLC would be transferred to Notivision, S.A. de C.V., an indirect, wholly-owned subsidiary of Univision Holdings, Inc. *See Univision Holdings, Inc. and Grupo Televisa, S.A.B.*, MB Docket No. 19-132, Declaratory Ruling, DA-19-1228 (Video Div. Dec. 5, 2019).

business operations. Moreover, there would be no substantial change in ownership or control of Licensee. Accordingly, the public interest would be served by prompt consent to the application.

Organizational charts depicting the current and proposed post-consummation ownership structure of Licensee, UCI, ULM, URI and URLLC are attached as Attachments A and B, respectively.

FCC Form 312 Exhibit E&F

ATTACHMENT A PRE-RESTRUCTURING OWNERSHIP



FCC Form 312 Exhibit E&F

ATTACHMENT B POST-RESTRUCTURING OWNERSHIP

