

Multiple Ownership Statement

The instant application proposes the assignment of licenses for WLII-DT, Caguas, Puerto Rico, Facility Id. No. 19777, WSUR-DT, Ponce, Puerto Rico, Facility Id. No. 19776, WOLE-DT, Aguadilla, Puerto Rico, Facility Id. No. 71725 and W21CX-D, Mayaguez, Puerto Rico, Facility Id. No. 71730, from WLII/WSUR License Partnership, G.P. (“Univision”) to Liberman Media Group LLC (“LMG”). As discussed herein, the proposed assignment complies with the Commission’s media ownership rules.

Lenard D. Liberman is the sole member of LMG. Mr. Liberman does not hold an attributable interest in any other broadcast stations. Accordingly, this Multiple Ownership Statement focuses solely on the assignment of the previously mentioned broadcast licenses.

W21CX-D is a digital low power television license and does not count against the Commission’s ownership caps for broadcast stations.

LMG seeks continuation of the previously granted satellite waivers for WSUR-DT and WOLE-DT. Univision presently operates WSUR-DT and WOLE-DT as satellite stations of WLII-DT. WSUR-DT has operated as a satellite of WLII-DT for over 40 years and the Commission has renewed that status on several occasions, most recently in 2007.¹ Univision also operates WOLE-DT as a satellite for WLII-DT, pursuant to a 2014 grant of satellite authority,² reauthorized in 2018.³

In 2019 the Commission adopted streamlined procedures for reauthorizing the satellite status of a television station when the license of the satellite station is assigned or transferred without requiring a new *ad hoc* showing.⁴ Applicants involving an assignment of a satellite station may avail themselves of the Streamlined Procedures if they satisfy two conditions: (1) certification by both parties that the underlying circumstances supporting the satellite’s existing authorization have not materially changed, and (2) provide a copy of the most recent written Commission decision granting the existing satellite authorization.⁵

The parties to this application hereby certify there have been no material changes in the underlying circumstances upon which the Commission relied in granting WSUR-DT’s most recent satellite exception or upon which the Commission relied in granting WOLE-DT’s most recent satellite exception. Copies of the Commission decisions granting the satellite waivers are attached.

¹ See *Shareholders of Univision Communications, Inc.*, BTCCT-20060718AGO et al. (Mar. 27, 2007).

² See *WOLE-DT, Aguadilla, Puerto Rico*, 29 FCC Rcd. 14927 (2014).

³ See *Letter dated September 18, 2018 from Barbara A. Kreisman, Chief, Video Division to Daniel Kirkpatrick and Mace Rosenstein*.

⁴ See *In re Streamlined Reauthorization Procedures for Assigned or Transferred Television Satellite Stations*, 33 FCC Rcd 3321 (2019) (“Streamlined Procedures”).

⁵ See *Id.* at 3324-25.