

Parties to the Application

As illustrated on the chart that appears below, ultimate control of the proposed licensee, BMP RGV License Company, L.P., a Texas limited partnership (the "Licensee"), will be exercised by the board of managers of Border Media Partners, LLC ("BMP"), a Delaware limited liability company. Each of the members of the BMP board of managers has one vote in respect of all matters reviewed by the board of managers.

The Managers of BMP are:

- Thomas Castro
President and Chief Executive Officer of BMP
9426 Old Katy Road, Building 10
Houston, Texas 77055
- Rafael Garza
(designated by RGG Radio, LLC)
9426 Old Katy Road, Building 10
Houston, Texas 77055
- Frank Guerra
(designated by Santig, Ltd.)
c/o Santig, Ltd.
P.O. Box 2986
Laredo, Texas 78044-2986
- Kevin Jordan
(designated by The Goldman Sachs Group, Inc.)
85 Broad Street, 11th Floor
New York, NY 10004
- Julio Lastres
(designated by DBVA BMP Holdings, LLC)
1133 Connecticut Avenue, N.W.
Washington, D.C. 20036
- Daniel L. Villanueva
(designated by BuenaVentura Communications, Inc.)
225 South Lake Avenue
Suite 300

Pasadena, CA 91101

- Kenneth O'Keefe
(designated by Vestar Capital Partners IV, L.P.)
Four Copley Place
Suite 603
Boston, MA 02116
- Todd N. Khoury
(designated by Vestar Capital Partners IV, L.P.)
245 Park Avenue
41ST Floor
New York, NY 10167
- Federico F. Peña
(designated by Vestar Capital Partners IV, L.P.)
1225 Seventeenth Street
Suite 1660
Denver, CO 80202

All of the BMP Managers are U.S. citizens.

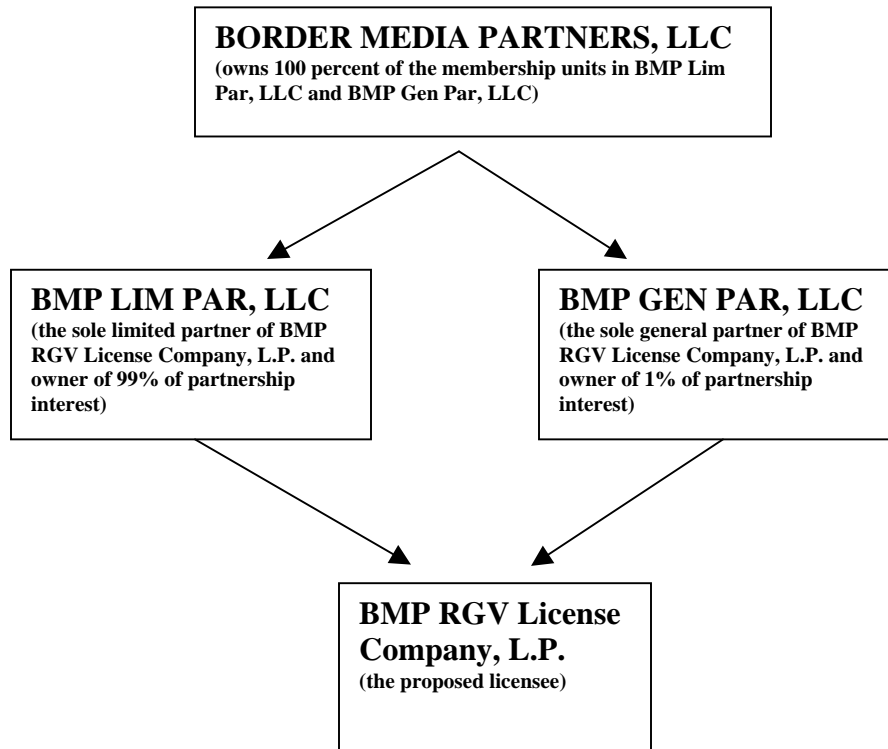
The officers of BMP are Rafael Garza (Chairman of the Board), Thomas Castro (President, Chief Executive Officer, and Vice Chairman of the Board), Hugo Del Pozzo (Vice President and Secretary) and Pete Sanchez (Vice President – Finance). All of BMP's officers are U.S. citizens except for Mr. Del Pozzo, who is a citizen of Mexico.

Other than as set forth in Assignee's Exhibit No. 13, the BMP Managers and officers do not have any ownership interests in any media properties that are attributable for purposes of Section 73.3555 of the Commission's rules.

BMP will be the ultimate parent of the Licensee through its ownership of 100 percent of the membership units in BMP Gen Par, LLC and BMP Lim Par, LLC. BMP Gen Par, LLC is the sole general partner in and holds 1% of the partnership interests in Licensee; BMP Lim Par LLC is the sole limited partner in and holds 99% of the

partnership interests in Licensee. The chart that appears below details this ownership structure:

DETAILED OWNERSHIP STRUCTURE



The officers and managers of BMP Gen Par, LLC and BMP Lim Par, LLC are Thomas Castro (President and Manager) and Rafael Garza (Vice President and Manager).

The attributable interest holders in BMP are:

<u>Name</u>	<u>% of Total Assets</u>
• Thomas Castro 9426 Old Katy Road, Building 10 Houston, Texas 77055	2.15%
• RGG Radio, LLC 201 Main Street, Suite 2001 Ft. Worth, Texas 76102	4.67%

• RGG Radio II, LLC 201 Main Street, Suite 2001 Ft. Worth, Texas 76102	1.42%
• RGG Radio III, LLC 201 Main Street, Suite 2001 Ft. Worth, Texas 76102	0.36%
• Jose Luis Munoz 9426 Old Katy Road, Building 10 Houston, Texas 7705	0.38%
• Pedro Gasc 9426 Old Katy Road, Building 10 Houston, Texas 77055	0.02%
• Lance Hawkins 9426 Old Katy Road, Building 10 Houston, Texas 77055	0.23%
• Davis Rankin 9426 Old Katy Road, Building 10 Houston, Texas 77055	0.28%
• Jane Smith 9426 Old Katy Road, Building 10 Houston, Texas 77055	0.08%
• Tony Sanchez, Jr. P.O. Box 2986 Laredo, Texas 78044-2986	0.63%
• Santig, Ltd. P.O. Box 2986 Laredo, Texas 78044-2986	3.17%
• DBVA BMP Holdings, LLC 1133 Connecticut Avenue, N.W. Suite 400 Washington, D.C. 20036	7.68%
• The Goldman Sachs Group, Inc. 85 Broad Street, 11 th Floor New York, NY 10004	15.20%

- Vestar Capital Partners IV, L.P. 36.24%
245 Park Avenue
41ST Floor
New York, NY 10167
- Managerial Employees¹ 5.00%

Holders of membership units not identified above will not be materially involved, either directly or indirectly, in the management or operation of Border or any of its subsidiaries and will be insulated for purposes of the Commission's attribution rules. Border's limited liability company operating agreement is consistent with the insulation provisions of Delaware law and with FCC rules.

RGG Radio, LLC ("RGG Radio"), **RGG Radio II, LLC** ("RGG II") and **RGG Radio III, LLC** ("RGG III") are Delaware limited liability companies. RGG Radio, RGG II and RGG III are managed by RGG Capital Partners, LLC ("RGG Capital"). Rafael Garza is the sole manager of, and owns 100 percent of the membership units in, RGG Capital. (RGG Capital does not hold any equity interest in RGG Radio.) Mr. Garza also is the representative appointed by RGG Radio to serve on the Border Board of Managers. Thomas Castro owns approximately 15% of the membership units in RGG Radio, but has given the equivalent of a proxy to RGG Capital to manage RGG Radio; Rafael Garza also owns approximately 1% of the membership units in RGG Radio directly, but has given the equivalent of a proxy to RGG Capital to manage RGG Radio.

Santig, Ltd. ("Santig") is a Texas limited partnership, all of whose partners are members of the Sanchez family (or trusts whose beneficiaries are members of the Sanchez family). Sanchez Management Corp. is the general partner of Santig and

¹ BMP will provide relevant ownership information for such managerial employees when they acquire membership units.

holds a 0.3% general partnership interest. Tony Sanchez Jr., a U.S. citizen, owns 100 percent of the stock and is the sole director of Sanchez Management Corp. The limited partners of Santig, which collectively hold a 99.7% partnership interest, will not be materially involved, either directly or indirectly, in the management or operation of the media activities of Santig and will be insulated for purposes of the Commission's attribution rules. Frank Guerra is the representative appointed by Santig to serve on the Border Board of Managers.

The Goldman Sachs Group, Inc. ("Goldman") is a widely-held Delaware corporation that is publicly traded on the New York Stock Exchange. Based on filings made under Section 13(d) and 13(g) of the U.S. Securities Exchange Act of 1934, as of January 11, 2005, no individual or entity owns more than five percent of the shares of Goldman. Attached as Exhibit A hereto is a list of Goldman's officers and directors. Kevin Jordan is the representative appointed by Goldman to serve on the Border Board of Managers.

DBVA BMP Holdings, LLC ("DBVA-BMP") is a Delaware limited liability company. The two entities that own all of the membership units of DBVA-BMP are: (i) Darby-BBVA Latin American Private Equity Fund (Ontario), L.P., a Canadian limited partnership ("Darby-Canada"); and (ii) Darby-BBVA Latin American Private Equity Fund, L.P., a Cayman Islands limited partnership ("Darby-Cayman"). Darby-Cayman holds 90.05% of the equity and voting rights in DBVA-BMP; Darby-Canada holds 9.95% of the equity and voting rights in DBVA-BMP.

The sole general partner of Darby-Canada is Darby-BBVA Latin American Investors, Ltd., a Cayman Islands corporation ("Darby-Latin American").

Darby-Latin American owns 0.01% of the partnership equity in Darby-Canada. The limited partner of Darby-Canada, which owns 99.99% of the partnership equity, will not be materially involved, either directly or indirectly, in the management or operation of the media activities of Darby-Canada and will be insulated for purposes of the Commission's attribution rules. Darby-Canada has no officers or directors, as it is controlled by its general partner, Darby-Latin American.

The officers and directors of Darby-Latin American are:

Name	Title	Citizenship
Richard H. Frank	Director and Chief Executive Officer	US
Clark H. Nielsen	Director and Secretary	US
Lloyd L. Beatty, Jr.	Director	US
Javier Regueiro Morado	Director	Spain
Victor Goyenechea	Director	Spain
Juan Manuel Ruiz Aizpuru	Director	Spain
Julio F. Lastres	Managing Director	US
Jaime Salinas Solano	Managing Director	Spain
Jorge Martins	Principal	Bolivia
Alejandro Santa Cruz	Vice President	Mexico

Darby-Latin American also is the sole general partner (and has 100% control) of Darby-Cayman. Darby-Latin American owns 0.01% of the partnership equity in Darby-Cayman. The limited partners of Darby-Cayman, which own 99.99% of the partnership equity, include Banco Bilbao Vizcaya Argentaria, S.A. ("BBVA") and Darby Overseas Partners ("DOP"). BBVA holds 55% of the partnership equity; DOP holds 2.8% of the partnership equity. Other than BBVA and DOP (which are involved through

their interest in Darby-Latin American), the limited partners of Darby-Cayman will not be materially involved, either directly or indirectly, in the management or operation of the media activities of Darby-Cayman and will be insulated for purposes of the Commission's attribution rules. Darby-Cayman has no officers or directors, as it is controlled by its general partner, Darby Latin-American.

The shares of Darby-Latin American are owned 50 percent each by BBVA and DOP. BBVA is a Spanish bank whose shares are publicly-traded on the New York Stock Exchange and the Spanish stock exchanges. DOP is a Delaware limited partnership that is 100% controlled by its sole general partner, Darby Overseas Investments Limited, a Delaware corporation ("DOIL"). DOIL holds 1% of the partnership equity in DOP. DOP has no officers or directors, as it is controlled by its general partner, DOIL. The officers and directors of DOIL are:

Name	Title	Citizenship
Nicholas F. Brady	Director and Chairman	US
Richard H. Frank	Chief Executive Officer	US
Charles B. Johnson	Director	US
John P. Birkelund	Director	US
Sheldon B. Lubar	Director	US
George A. Wieggers	Director	US
Lloyd L. Beatty, Jr.	Chief Operating Officer	US
Meredith B. Oliver	Secretary and Treasurer	US
Julio F. Lastres	Managing Director	US
Jaime Salinas Solano	Managing Director	Spain
Peter C. Jones	Managing Director	US
Robert D. Graffam	Managing Director	US

Pedro Batalla	Managing Director	Spain
John Yonemoto	Managing Director	US
Alejandro Schwedhelm	Managing Director	Mexico

The sole limited partner of DOP is Darby Holdings, Inc. ("DHI"), which holds 99% of the partnership equity. DHI is a Delaware corporation. Its officers and directors are: Martin L. Flanagan (President and Director); James R. Baio (Senior Vice President and Chief Financial Officer); Leslie M. Kratter (Senior Vice President); Barbara J. Green (Secretary); and Martin L. Flanagan (Director). All of DHI's officers and directors are U.S. citizens. DHI also owns 100% of the shares of DOIL.

Franklin Resources, Inc., a Delaware corporation ("Franklin") owns 100 percent of the shares of DHI. Franklin is a publicly-traded, widely-held global investment organization operating as Franklin Templeton Investments. Attached as Exhibit B hereto is a list of the officers and directors of Franklin.

Julio Lastres is the representative appointed by DBVA BMP Holdings, LLC to serve on the Border Board of Managers.

Vestar Capital Partners IV, L.P. ("Vestar") is a Delaware limited partnership. The sole general partner of Vestar is Vestar Associates IV, L.P. ("Vestar Associates"). Neither Vestar nor Vestar Associates has any officers or directors. The sole general partner of Vestar Associates is Vestar Associates Corporation IV, a Delaware corporation. The officers and directors of Vestar Associates Corporation IV are:

Name	Title	Citizenship
Daniel S. O'Connell	Chief Executive Officer, Founder	US

James P. Kelley	President	US
Norman W. Alpert	Senior Vice President	US
Sander M. Levy	Senior Vice President	US

The shares of Vestar Associates Corporation IV are held by:

Daniel S. O'Connell – 25.72%
James P. Kelly – 18.66%
Robert L. Rosner – 18.66%
Norman W. Alpert – 17.38%
Sander M. Levy – 16.24%
Arthur J. Nagle – 3.34%

Each of the shareholders of Vestar Associates Corporation IV is a U.S. citizen, and all of them can be reached through the corporation's offices at 245 Park Avenue, 41st Floor, New York, New York 10167.

The limited partners of Vestar will not be materially involved, either directly or indirectly, in the management or operation of Vestar's media-related activities and will be insulated for purposes of the Commission's attribution rules. Vestar's limited partnership agreement is consistent with the insulation provisions of Delaware law and with FCC rules. Kenneth O'Keefe, Todd N. Khoury and Federico Peña are the appointed representatives from Vestar serving on Border Board of Managers.

Federico Pena also is a member of the board of directors of Marsico Capital Management, a group of mutual funds. Although from time to time Marsico Capital Management might have attributable interests in other media companies, Mr. Pena is not aware of any such interests at this time.

BuenaVentura Communications, Inc. ("BuenaVentura") is a California corporation. The officers and directors of BuenaVentura are: Daniel D. Villanueva

(President and Director), Daniel L. Villanueva (Vice President and Director), and James J. Villanueva (Secretary and Director). All of the shareholders of BuenaVentura are members of the Villanueva family or Villanueva family trusts. All of the shareholders, officers and directors of BuenaVentura are U.S. citizens. Daniel L. Villanueva is the representative appointed by BuenaVentura to the Border Board of Managers.

Exhibit A – Officers and Directors of The Goldman Sachs Group, Inc.

Name	Title	Citizenship
Henry M. Paulson, Jr.	Chairman of the Board and Chief Executive Officer	US
Lloyd C. Blankfein	President and Chief Operating Officer	US
Robert S. Kaplan	Vice Chairman	US
Suzanne Nora Johnson	Vice Chairman	US
David A. Viniar	Executive Vice President and Chief Financial Officer	US
Edward C. Forst	Executive Vice President and Chief Administrative Officer	US
Gregory K. Palm	Executive Vice President, General Counsel and Secretary of the Corporation	US
Esta E. Stecher	Executive Vice President, General Counsel and Secretary of the Corporation	US
Kevin W. Kennedy	Executive Vice President-Human Capital Management	US
Alan M. Cohen	Executive Vice President and Global Head of Compliance	US
Sarah E. Smith	Principal Accounting Officer and Controller	UK
David M. Weil	Treasurer	US
John G. Andrews	Director of Investor Relations	UK & US
Craig W. Broderick	Chief Credit Officer	US
C. Douglas Fuge	Director of Internal Audit	US
Dan H. Jester	Senior Strategy Officer	US
John F. W. Rogers	Chief of Staff and Secretary to the Board	US
Gary D. Cohn	Assistant Secretary	US
Christopher A. Cole	Assistant Secretary	US
E. Gerald Corrigan	Assistant Secretary	US
J. Michael Evans	Assistant Secretary	Canada
Richard A. Friedman	Assistant Secretary	US
Scott Kapnick	Assistant Secretary	US
Peter S. Kraus	Assistant Secretary	US
Terence M. O'Toole	Assistant Secretary	US
Stuart M. Rothenberg	Assistant Secretary	US
Eric S. Schwartz	Assistant Secretary	US
Howard A. Silverstein	Assistant Secretary	US
John S. Weinberg	Assistant Secretary	US
Jon Winkelried	Assistant Secretary	US
David M. Solomon	Assistant Secretary	US
Randolph L. Cowen	Assistant Secretary-Technology	US
Thomas J. McAdam	Assistant Secretary-Corporate Services	US
Frances R. Bermanzohn	Associate General Counsel	US
David J. Greenwald	Associate General Counsel	US
Kenneth L. Josselyn	Associate General Counsel and Assistant Secretary	US
Robert J. Katz	Special Counsel	US
Beverly L. O'Toole	Assistant Secretary	US
Matthew E. Tropp	Assistant Secretary	US
Russell E. Makowsky	Assistant Secretary	US

Steven M. Bunson	Assistant Secretary	US
Philip V. Guica, Jr.	Assistant Secretary	US
Elizabeth E. Beshel	Assistant Treasurer	US
Andrew B. Fontein	Assistant Treasurer	US
Wing Yee Veronica Foo	Assistant Treasurer	Hong Kong & US
Amol S. Naik	Assistant Treasurer	India
Ronald Porto	Assistant Treasurer	US
Eoin Philip Tonge	Assistant Treasurer	Ireland
Scott L. Wertheimer	Assistant Treasurer	US

DIRECTORS

Henry M. Paulson, Jr.	Chairman of the Board	US
Lloyd C. Blankfein	Director	US
Lord Browne of Madingley	Director	UK
John H. Bryan	Director	US
James A. Johnson	Director	US
William W. George	Director	US
Ruth J. Simmons	Director	US
Edward M. Liddy	Director	US
Claes Dahlbäck	Director	Sweden
Lois D. Juliber	Director	US

Exhibit B – Officers and Directors of Franklin Resources, Inc.

Name	Title	Citizenship
Harmon E. Burns	Vice Chairman, Director	US
Charles B. Johnson	Chairman of the Board, Director	US
Rupert H. Johnson Jr.	Vice Chairman, Director	US
Anne M. Tatlock	Vice Chairman, Director	US
James A. McCarthy	Director	US
Charles Crocker	Director	US
Chutta Ratnathicam	Director	US
Robert D. Joffe	Director	US
Thomas H. Kean	Director	US
Peter M. Sacerdote	Director	US
Louis E. Woodworth	Director	US
Martin L. Flanagan	Co-Chief Executive Officer and President	US
Gregory E. Johnson	Co-Chief Executive Officer and President	US
Murray L. Simpson	Executive Vice President, General Counsel	US
James R. Baio	Senior Vice President, Chief Financial Officer	US
Leslie M. Kratter	Senior Vice President, Assistant Secretary	US
Penelope S. Alexander	Vice President, Human Resources, U.S.	US
Holly E. Gibson	Vice President, Corporate Communications	US
Jennifer J. Bolt	Senior Vice President and Chief Information Officer	US
Barbara J. Green	Vice President, Deputy General Counsel, Secretary	US
Donna S. Ikeda	Vice President, Human Resources, International	US
Kenneth A. Lewis	Vice President, Treasurer	US
Charles R. Sims	Vice President	Canada
Lawrence M. Chew	Assistant Secretary	US
Robert C. Rosselot	Assistant Secretary	US
Laura R. Seidman	Assistant Secretary	US