

Amendment to Multiple Ownership Showing

In response to a request from the FCC's staff, this Amendment supplements the multiple ownership showing originally submitted with the instant application to address the ownership of certain stations in the market by subsidiaries of Entravision Communications Corporation ("Entravision").

In the original showing submitted with the instant application, Telefutura Television Group, Inc. ("Telefutura"), the proposed assignee herein, demonstrated that its ownership of KAPX(TV) would be permissible upon consummation of the pending merger between its parent, Univision Communications Inc. ("UCI") and Hispanic Broadcasting Company ("HBC"). Specifically, Telefutura demonstrated that HBC owns three radio stations with respect to which the FCC's television-radio cross-ownership rule, 47 C.F.R. § 73.3555(c), is triggered. Telefutura then demonstrated that 25 voices would remain in the market following the consummation of both the acquisition of KAPX(TV) by Telefutura and the merger of UCI and HBC. Therefore, the common ownership of KAPX(TV) and the HBC radio stations complies with the television-radio cross-ownership rule.

As shown in Exhibit 13, UCI currently holds an attributable interest in Entravision, which is the ultimate parent of the licensees of KLUZ-TV, Albuquerque, KRZY(AM), Albuquerque, and KRZY(FM), Santa Fe, New Mexico. The Entravision stations were not reflected in the multiple ownership showing as originally filed because UCI has undertaken to become nonattributable in Entravision upon consummation of the merger of HBC and UCI. See FCC File Nos. BTC-20020723ABL, et al. Thus, upon consummation of the merger of HBC and UCI, UCI would no longer have any attributable interest in KLUZ-TV and KRZY(AM/FM), and only the radio stations owned by HBC would need to be considered in this application with respect to the FCC's multiple ownership rules.

Nevertheless, if the acquisition of KAPX(TV) were to be consummated before the merger of HBC and UCI is consummated, common attribution of KAPX(TV) and KLUZ-TV and KRZY(AM/FM) could temporarily occur. This Amendment demonstrates that common attribution of KAPX(TV) and the Entravision stations would also be permissible under the Commission's television duopoly and television-radio cross-ownership rules.

It was demonstrated in Attachment 2 to Exhibit 14 as originally filed that some 25 voices would remain in the market after the purchase of KAPX(TV) by Telefutura and the merger of HBC and UCI, and that 11 of those voices are independently owned and operating commercial and non-commercial television stations. Common attribution of KAPX(TV) and KLUZ-TV would leave 10 independently owned and operating commercial and non-commercial television stations in the market. Neither KAPX(TV) nor KLUZ-TV is rated among the top four stations in the market. Thus, common ownership of KAPX(TV) and KLUZ-TV would comply with the

FCC's television duopoly rule, 73.3555(b), which requires that at least eight independently owned and operating television stations remain in the market and that one of the stations to be held in common be ranked below the top four stations in the market.

Similarly, common attribution of KAPX(TV) and the Entravision stations, rather than the HBC stations, would continue to leave 25 voices in the market. Thus, common ownership of KAPX(TV) and KLUZ-TV and up to four radio stations with overlapping contours would be permissible under the FCC's television-radio cross-ownership rule, 47 C.F.R. § 73.3555(c). Entravision only owns two radio stations in the market. Therefore, even assuming that the cross-ownership rule is triggered with respect to both, common ownership of the two Entravision radio stations with the television stations would be permissible.

Accordingly, whether the acquisition of KAPX(TV) is consummated before or after the merger of UCI and HBC, Telefutura's ownership of KAPX(TV) complies with the Commission's multiple ownership rules.