

**Parties to the Application**

This application and concurrently-filed transfer of control applications (collectively, the "315 Applications") request Commission consent to the transfer of control of Univision Communications Inc. ("Univision"), from the Shareholders of Univision to Broadcasting Media Partners Inc., a Delaware corporation ("BMPI" or the "Transferee"). At the closing of the transaction (the "Closing"), the transfer of control will be effectuated by the merger of Umbrella Acquisition, Inc. ("UAI"), a wholly owned subsidiary of Umbrella Holdings, LLC ("UHLLC"), 1/ 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.

BMPI will be owned and controlled by its stockholders, no one or group of which will have a controlling interest. Those stockholders will include five entities and/or their respective commonly controlled affiliates: Madison Dearborn Partners, LLC (together with its affiliates, "MDP"); Providence Equity Partners Inc. (together with its affiliates, "PEP"); Saban Capital Group (together with its affiliates, "Saban"); Texas Pacific Group (together with its affiliates, "TPG"); and Thomas H. Lee Partners, L.P. (together with its affiliates, "THL") (THL, together with MDP, PEP, Saban and TPG, the "Principal Investors" and each a "Principal Investor"). The approximate equity and voting interests in BMPI of the Principal Investors will be as follows: MDP – 23.314 percent; PEP - 23.314 percent; Saban – 6.744 percent; TPG – 23.314 percent; and THL - 23.314 percent.

Upon Closing, BMPI will have a board of directors consisting of nine members. The Principal Investors have agreed to enter into a stockholders agreement prior to Closing pursuant to which each Principal Investor will have the right to (a) designate two of the directors, except Saban, which will have the right to designate one director; (b) remove any of its designated directors; and (c) designate the replacement for its designated director or directors. Also as will be reflected in the stockholders agreement, the Principal Investors have agreed that decisions of the board of directors will, subject to Delaware law, require a majority vote of the board, except for certain fundamental corporate matters that will be subject to a super-majority approval mechanism.

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1/ At or prior to Closing, UHLLC will be converted into a Delaware corporation and its name will change to Broadcasting Media Partners Inc. UHLLC was formed solely for the purpose of entering into the merger agreement that is the subject of the 315 Applications and holds no business interests. Except as may be otherwise specified, information provided in the 315 Applications with respect to the Transferee pertains to BMPI as it will exist as of Closing.

**Transferee's Exhibit 14**  
**FCC Form 315, Section IV, Question 6(a)**  
**July 2006**

Line 1: Name and address  
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**BROADCASTING MEDIA PARTNERS INC. 2/**

	(a)	(b)	(b)
1.	Broadcasting Media Partners Inc. c/o Weil, Gotshal & Manges, LLP 767 Fifth Avenue New York, NY 10153	Madison Dearborn Partners, LLC <u>3/</u> Three First National Plaza Suite 3800 Chicago, IL 60602	Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903
2.	Delaware Corporation	<i>See footnote 3</i>	<i>See footnote 3</i>
3.	n/a	n/a	n/a
4.	n/a	23.314%	23.314%
5.	n/a	23.314% <u>4/</u>	23.314%

	(d)	(e)	(f)
1.	Saban Capital Group 10100 Santa Monica Blvd 26th Floor Los Angeles, CA 90067	Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Thomas H. Lee Partners, L.P. 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	<i>See footnote 3</i>	<i>See footnote 3</i>	<i>See footnote 3</i>
3.	n/a	n/a	n/a
4.	6.744%	23.314%	23.314%
5.	6.744%	23.314%	23.314%

2/ See footnote 1.

3/ The voting and equity interests in BMPI specified in response to Section IV, Item 6(a), Lines 4 and 5, respectively, may be held collectively by more than one investing entity controlled by the Principal Investor identified in Line 1. Information regarding each attributable investing entity is provided below.

4/ The percentage set forth in response to Section IV, Item 6(a), Line 5 is the percentage of total equity (voting plus non-voting) held by each party to the 315 Applications. No holder of debt or non-attributable equity will be an attributable party under the Commission's "equity-debt plus" standard. See 47 C.F.R. § 73.3555, Note 2(i).

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	(g)	(h)	(i)
1.	James N. Perry, Jr. c/o Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	Mark J. Masiello c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Blvd 26th Floor Los Angeles, CA 90067
2.	U.S.	U.S.	U.S. and Israel
3.	5/	See footnote 5	See footnote 5
4.	0%	0%	0%
5.	0%	0%	0%

	(j)	(k)	(l)
1.	David Trujillo c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Scott Sperling c/o Thomas H. Lee Partners, L.P. 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Michael P. Cole c/o Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602
2.	U.S.	U.S.	U.S.
3.	See footnote 5	See footnote 5	See footnote 5
4.	0%	0%	0%
5.	0%	0%	0%

	(j)	(k)	(l)
1.	Albert J. Dobron c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Karl Peterson c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Richard Bressler c/o Thomas H. Lee Partners, L.P. 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	See footnote 5	See footnote 5	See footnote 5
4.	0%	0%	0%
5.	0%	0%	0%

5/ As described above, BMPI will be a Delaware corporation. Its officers and directors are to be determined, but initially will be drawn from among the individuals listed herein, all of whom currently are managers and/or officers of UHLLC.

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	(m)	(n)	(o)
1.	Zaid F. Alsikafi c/o Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	Richard L. Essex c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	David Spuria c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102
2.	U.S.	U.S.	U.S.
3.	See footnote 5	See footnote 5	See footnote 5
4.	0%	0%	0%
5.	0%	0%	0%

	(p)
1.	James C. Carlisle c/o Thomas H. Lee Partners, L.P. 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.
3.	See footnote 5
4.	0%
5.	0%

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**MADISON DEARBORN PARTNERS, LLC**

Approximately 23.314 percent of the equity and 23.314 percent of the voting rights of BMPI will be held collectively by Madison Dearborn Capital Partners IV, L.P. and Madison Dearborn Capital Partners V-A, L.P. pursuant to an allocation to be determined.

Madison Dearborn Capital Partners IV, L.P.

	(a)	(b)	(c)
1.	Madison Dearborn Capital Partners IV, L.P. Three First National Plaza Suite 3800 Chicago, IL 60602	Madison Dearborn Partners IV, L.P. Three First National Plaza Suite 3800 Chicago, IL 60602	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0%
5.	n/a	3.2%	96.8%

Madison Dearborn Partners IV, L.P.

	(a)	(b)	(c)
1.	Madison Dearborn Partners IV, L.P. Three First National Plaza Suite 3800 Chicago, IL 60602	Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Liability Company	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0.0%
5.	n/a	2.8%	97.2%

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**Madison Dearborn Capital Partners V-A, L.P.**

	(a)	(b)	(c)
1.	Madison Dearborn Capital Partners V-A, L.P. Three First National Plaza Suite 3800 Chicago, IL 60602	Madison Dearborn Partners V-A&C, L.P. Three First National Plaza Suite 3800 Chicago, IL 60602	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0.0%
5.	n/a	3.0%	97.0%

**Madison Dearborn Partners V-A&C, L.P.**

	(a)	(b)	(c)
1.	Madison Dearborn Partners V-A&C, L.P. Three First National Plaza Suite 3800 Chicago, IL 60602	Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Liability Company	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0.0%
5.	n/a	0.65%	99.35%

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Madison Dearborn Partners, LLC

	(a)	(b)	(c)
1.	Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	John A. Canning, Jr. c/o Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	Samuel M. Menco c/o Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602
2.	Delaware Limited Liability Company	U.S.	U.S.
3.	n/a	Sole Manager; Chairman and Chief Executive Officer	Co-President
4.	n/a	n/a	n/a
5.	n/a	<u>6</u> /	See footnote 6

	(d)	(e)
1.	Paul J. Finnegan c/o Madison Dearborn Partners, LLC Three First National Plaza Suite 3800 Chicago, IL 60602	Insulated Members
2.	U.S.	
3.	Co-President	Insulated Members
4.	n/a	0%
5.	See footnote 6	See footnote 6

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6/ As noted above, Madison Dearborn Partners, LLC ("MDPLL") holds an aggregate equity interest of approximately 3.45 percent in the MDP funds that collectively will hold a 23.314 percent equity interest in BMPI. Accordingly, the indirect interest in BMPI held by this individual represents a small fraction of 1 percent of the total equity in BMPI.

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**PROVIDENCE EQUITY PARTNERS INC.**

Approximately 23.314 percent of the equity and 23.314 percent of the voting rights of BMPI will be held by Providence Equity Partners V L.P. and Providence Equity Partners V-A L.P. pursuant to an allocation to be determined. 7/

Providence Equity Partners V L.P.

	(a)	(b)	(c)
1.	Providence Equity Partners V L.P. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Providence Equity GP V L.P. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0%
5.	n/a	0.2%	99.8%

Providence Equity Partners V-A L.P.

	(a)	(b)	(c)
1.	Providence Equity Partners V-A L.P. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Providence Equity GP V L.P. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0%
5.	n/a	0.2%	99.8%

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7/ Providence Equity Partners Inc. provides certain management and administrative services to the funds in the PEP group but does not participate in the funds' investments. As described below, the investing funds are ultimately controlled by Messrs Jonathan M Nelson, Glenn M. Creamer and Paul J. Salem.

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Providence Equity GP V L.P.

	(a)	(b)	(c)
1.	Providence Equity GP V L.P. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Providence Equity Partners V LLC 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Jonathan M. Nelson c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903
2.	Delaware Limited Partnership	Delaware Limited Liability Company	U.S.
3.	n/a	General Partner	Limited Partner
4.	n/a	100%	0%
5.	n/a	1%	<u>8/</u>

	(d)	(e)	(f)
1.	Glenn M. Creamer c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Paul J. Salem c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Jonathan M. Nelson 2004 Associates L.P. <u>9/</u> c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903
2.	U.S.	U.S.	Delaware Limited Partnership
3.	Limited Partner	Limited Partner	Limited Partner
4.	0%	0%	0%
5.	<i>See footnote 8</i>	<i>See footnote 8</i>	<i>See footnote 8</i>

8/ As noted above, Providence Equity GP V L.P. ("PEGP V") holds an aggregate equity interest of approximately 0.4% in the PEP funds that collectively will hold a 23.314% interest in BMPI. Accordingly, the indirect equity interest in BMPI held by this individual or entity represents a small fraction of 1 percent of the total equity in BMPI.

9/ Jonathan M. Nelson is the general partner of Jonathan M. Nelson 2004 Associates L.P., the limited partners of which are insulated trusts established for the benefit of members of his family.

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	(g)	(h)	(i)
1.	Glenn M. Creamer 2004 Associates L.P. <u>10/</u> c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Paul J. Salem 2004 Associates L.P. <u>11/</u> c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	Limited Partner	Limited Partner	Insulated Limited Partners
4.	0%	0%	0%
5.	<i>See</i> footnote 8	<i>See</i> footnote 8	<u>12/</u> <i>See also</i> footnote 8

Providence Equity Partners V L.L.C.

	(a)	(b)	(c)
1.	Providence Equity Partners V L.L.C. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Jonathan M. Nelson c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Glenn M. Creamer c/o Providence Equity Partners Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903
2.	Delaware Limited Liability Company	U.S.	U.S.
3.	n/a	Managing Member	Managing Member
4.	n/a	n/a	n/a
5.	n/a	<u>13/</u>	<i>See</i> footnote 13

10/ Glenn M. Creamer is the general partner of Glenn M. Creamer 2004 Associates L.P, the limited partners of which are insulated trusts established for the benefit of members of his family.

11/ Paul J. Salem is the general partner of Paul J. Salem 2004 Associates L.P., the limited partners of which are insulated trusts established for the benefit of members of his family.

12/ *See* Exhibit Section IV, Question 6(b). Certain employees of PEP and its affiliates from time to time may be limited partners of PEGP V. Although not insulated under the partnership agreement, these employee limited partners have no voting rights with respect to PEGP V's investment and disposition decisions and do not have any attributable media interests other than those held by PEP and its affiliates. The equity percentages of the individual employee limited partners in PEGP V represent a small fraction of 1 percent of the total equity of BMPI.

13/ As noted above, Providence Equity Partners V LLC holds an aggregate equity interest of approximately 2% in the PEP funds that collectively will hold a 23.314% interest in BMPI. Accordingly, the indirect equity interest in BMPI held by this individual or entity represents a small fraction of 1 percent of the total equity in BMPI.

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	(d)	(e)	(f)
1.	Paul J. Salem c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Jonathan M. Nelson 2004 Associates LP c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903	Glenn M. Creamer 2004 Associates LP c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903
2.	U.S.	Delaware Limited Partnership	Delaware Limited Partnership
3.	Managing Member	Member	Member
4.	n/a	n/a	n/a
5.	See footnote 13	See footnotes 9 and 13	See footnotes 10 and 13

	(g)
1.	Paul J. Salem 2004 Associates LP c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 <sup>th</sup> Floor Providence, RI 02903
2.	Delaware Limited Partnership
3.	Member
4.	n/a
5.	See footnotes 11 and 13

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**SABAN CAPITAL GROUP**

Approximately 6.744 percent of the equity and 6.744 percent of the voting rights of BMPI will be held by SCG Investments II LLC, an entity that is ultimately controlled personally by Haim Saban and Cheryl Saban.

**SCG Investments II LLC**

	(a)	(b)	(c)
1.	SCG Investments II LLC c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	HSAC Investments LP c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Carl Donald Morgan Jr. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Limited Liability Company	Delaware Limited Partnership	U.S.
3.	n/a	Member	Manager
4.	n/a	100%	0%
5.	n/a	100%	0%

(d)

1.	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	U.S. and Israel
3.	Manager
4.	0%
5.	0%

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HSAC Investments L.P.

	(a)	(b)	(c)
1.	HSAC Investments LP c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	KSF Corp. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Saban Capital Group Inc. 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Limited Partnership	Delaware Corporation	California Corporation
3.	n/a	General Partner	Limited Partner
4.	n/a	100.00%	0.00%
5.	n/a	<1.00%	5.00%

	(d)	(e)	(f)
1.	Titanium Trading Partners LLC c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Titanium Acquisition Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Limited Liability Company	Delaware Corporation	U.S. and Israel
3.	Limited Partner	Limited Partner	President and COO
4.	0.00%	0.00%	0%
5.	2.00%	93.00%	0%

Saban Capital Group Inc.

	(a)	(b)	(c)
1.	Saban Capital Group Inc. 10100 Santa Monica Boulevard Los Angeles, CA 90067	Titanium Acquisition Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	California Corporation	Delaware Corporation	U.S. and Israel
3.	n/a	Sole shareholder	President and COO; Director
4.	n/a	100%	0%
5.	n/a	100%	0%

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	(d)	(e)	(f)
1.	Niveen Tadros c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Carl Donald Morgan Jr. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Ron Kenan c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	U.S.	U.S.	U.S. and Israel
3.	General Counsel; SVP	CFO	President of Saban Music Group
4.	0.00%	0.00%	0.00%
5.	0.00%	0.00%	0.00%

(g)

1.	Haim Saban c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	U.S. and Israel
3.	CEO; Sole Director
4.	0.00%
5.	0.00%

KSF Corp.

	(a)	(b)	(c)
1.	KSF Corp. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Titanium Acquisition Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Haim Saban c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Corporation	Delaware Corporation	U.S. and Israel
3.	n/a	Sole shareholder	CEO; Chairman, Board of Directors
4.	n/a	100%	0%
5.	n/a	100%	0%

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	(d)	(e)	(f)
1.	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Niveen Tadros c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Carl Donald Morgan Jr. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	U.S. and Israel	U.S.	U.S.
3.	President, Chief Operating Officer; Director	General Counsel, SVP	CFO
4.	0%	0.00%	0.00%
5.	0%	0.00%	0.00%

**Titanium Trading Partners LLC**

	(a)	(b)	(c)
1.	Titanium Trading Partners LLC c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	KSF Corp. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Titanium Acquisition Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Limited Liability Company	Delaware Corporation	Delaware Corporation
3.	n/a	Managing Member	Member
4.	n/a	100.00%	0.00%
5.	n/a	<1.00%	99.00%

	(d)
1.	Glen Gale Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Corporation
3.	Member
4.	0.00%
5.	1.00%

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Glen Gale Corporation

	(a)	(b)	(c)
1.	Glen Gale Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Cheryl Saban c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Corporation	U.S.	U.S. and Israel
3.	n/a	President; Sole Director	Vice President
4.	n/a	100.0%	0%
5.	n/a	100.0%	0%

Titanium Acquisition Corporation

	(a)	(b)	(c)
1.	Titanium Acquisition Corporation c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Haim Saban c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Cheryl Saban <sup>14/</sup> c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
2.	Delaware Corporation	U.S. and Israel	U.S.
3.	n/a	Sole Director, CEO	n/a
4.	n/a	65.52%	34.48%
5.	n/a	65.52%	34.48%

	(d)	(e)	(f)
	Adam Chesnoff c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Niveen Tadros c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067	Carl Donald Morgan Jr. c/o Saban Capital Group 10100 Santa Monica Boulevard Los Angeles, CA 90067
	U.S. and Israel	U.S.	U.S.
	President, Chief Operating Officer	General Counsel, SVP	CFO
	0%	0.00%	0.00%
	0%	0.00%	0.00%

<sup>14/</sup> Haim Saban and Cheryl Saban are husband and wife.

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**TEXAS PACIFIC GROUP**

Approximately 23.314 percent of the equity and 23.314 percent of the voting rights of BMPI will be held by TPG Partners IV, L.P. and TPG Partners V, L.P. pursuant to an allocation to be determined.

TPG Partners IV, L.P.

	(a)	(b)	(c)
1.	TPG Partners IV, L.P. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	TPG GenPar IV, L.P. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Insulated Limited Partners <u>15/</u>
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100.0%	0%
5.	n/a	4.24%	95.76%

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15/ At closing, the limited partners of TPG Partners IV, L.P. will be insulated from the TPG investment in BMPI pursuant to FCC criteria, and accordingly will not be deemed to hold an attributable interest in BMPI.

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**TPG GenPar IV, L.P.**

	(a)	(b)	(c)
1.	TPG GenPar IV, L.P. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	TPG Advisors IV, Inc. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Insulated Limited Partners <u>16/</u>
2.	Delaware Limited Partnership	Delaware Corporation	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0%
5.	n/a	0.1%	99.9%

**TPG Advisors IV, Inc.**

	(a)	(b)	(c)
1.	TPG Advisors IV, Inc. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	David Bonderman c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	James Coulter c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102
2.	Delaware Corporation	U.S.	U.S.
3.	n/a	Chairman of the Board, President, Director	Vice President, Director
4.	n/a	n/a	n/a
5.	n/a	<u>17/</u>	See footnote 17

16/ At closing, the limited partners of TPG Genpar IV, L.P. will be insulated from the TPG investment in BMPI pursuant to FCC criteria, and accordingly will not be deemed to hold an attributable interest in BMPI.

17/ TPG Advisors IV, Inc. ("TPGA IV") holds a less than 1 percent interest in the TPG investing funds that will, in the aggregate, hold a 23.314% interest in BMPI. Accordingly, the equity percentages of the shareholders of TPGA IV represent a small fraction of 1 percent of the total equity of BMPI.

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(d)

1.	William Price c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102
2.	U.S.
3.	Vice President, Director
4.	n/a
5.	See footnote 17

**TPG Partners V, L.P.**

	(a)	(b)	(c)
1.	TPG Partners V, L.P. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	TPG GenPar V, L.P. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Insulated Limited Partners <u>18/</u>
2.	Delaware Limited Partnership	Delaware Limited Partnership	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100.0%	0%
5.	n/a	2.55%	97.45%

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18/ At closing, the limited partners of TPG Partners V, L.P. will be insulated from the TPG investment in BMPI pursuant to FCC criteria, and accordingly will not be deemed to hold an attributable interest in BMPI.

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**TPG GenPar V, L.P.**

	(a)	(b)	(c)
1.	TPG GenPar V, L.P. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	TPG Advisors V, Inc. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	Insulated Limited Partners <u>19/</u>
2.	Delaware Limited Partnership	Delaware Corporation	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100%	0%
5.	n/a	0.1%	99.9%

**TPG Advisors V, Inc.**

	(a)	(b)	(c)
1.	TPG Advisors V, Inc. c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	David Bonderman c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102	James Coulter c/o Texas Pacific Group 301 Commerce Street Suite 3300 Fort Worth, TX 76102
2.	Delaware Corporation	U.S.	U.S.
3.	n/a	Chairman of the Board, President, Director	Vice President, Director
4.	n/a	n/a	n/a
5.	n/a	<u>20/</u>	See footnote 20

19/ At closing, the limited partners of TPG Genpar V, L.P. will be insulated from the TPG investment in BMPI pursuant to FCC criteria, and accordingly will not be deemed to hold an attributable interest in BMPI.

20/ TPG Advisors V, Inc. ("TPGA V") holds a less than 1 percent interest in the TPG investing funds that will, in the aggregate, hold a 23.314% interest in BMPI. Accordingly, the equity percentages of the shareholders of TPGA V represent a small fraction of 1 percent of the total equity of BMPI.

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**THOMAS H. LEE FUNDS**

Approximately 23.314 percent of the equity and 23.314 percent of the voting rights of BMPI will be held collectively by Thomas H. Lee Equity Fund VI, L.P., Thomas H. Lee Parallel Fund VI, L.P. and Thomas H. Lee Parallel (DT) Fund VI, L.P. pursuant to an allocation to be determined.

**Thomas H. Lee Equity Fund VI, L.P.**

	(a)	(b)	(c)
1.	Thomas H. Lee Equity Fund VI, L.P. c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	THL Equity Advisors VI, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware LLC	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100.00%	0.00%
5.	n/a	<1.00%	>99.00%

**Thomas H. Lee Parallel Fund VI, L.P.**

	(a)	(b)	(c)
1.	Thomas H. Lee Parallel Fund VI, L.P. c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	THL Equity Advisors VI, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware Limited Liability Company	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100.00%	0.00%
5.	n/a	<1.00%	>99.00%

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Thomas H. Lee Parallel (DT) Fund VI, L.P.

	(a)	(b)	(c)
1.	Thomas H. Lee Parallel (DT) Fund VI, L.P. c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	THL Equity Advisors VI, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Insulated Limited Partners
2.	Delaware Limited Partnership	Delaware LLC	
3.	n/a	General Partner	Insulated Limited Partners
4.	n/a	100.00%	0.00%
5.	n/a	<1.00	>99.00

THL Equity Advisors VI, LLC

	(a)	(b)	(c)
1.	THL Equity Advisors VI, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Thomas H. Lee Partners, L.P. 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	
2.	Delaware Limited Liability Company	Delaware Limited Partnership	
3.	n/a	Sole Member	
4.	n/a	100.00%	
5.	n/a	100.00%	

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Thomas H. Lee Partners, L.P.

	(a)	(b)	(c)
1.	Thomas H. Lee Partners, L.P. 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Thomas H. Lee Advisors, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Scott A. Schoen c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	Delaware Limited Partnership	Delaware Limited Liability Company	U.S.
3.	n/a	General Partner	Limited Partner; Managing Director of General Partner. <u>21/</u>
4.	n/a	100.00%	0.00%
5.	n/a	0.50%	<u>22/</u>

	(d)	(e)	(f)
1.	Anthony J. DiNovi c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Scott M. Sperling c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Thomas M. Hagerty c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner; Managing Director of General Partner. <i>See footnote 21</i>	Limited Partner; Managing Director of General Partner. <i>See footnote 21</i>	Limited Partner; Managing Director of General Partner. <i>See footnote 21</i>
4.	0.00%	0.00%	0.00%
5.	<i>See footnote 22</i>	<i>See footnote 22</i>	<i>See footnote 22</i>

21/ This individual limited partner of Thomas H. Lee Partners, L.P. ("THLee LP"), is one of the six Principal Managing Directors who collectively govern Thomas H. Lee Advisors, the general partner of THLee LP. The limited partners of THLee LP other than the six Principal Managing Directors, although not insulated by the limited partnership agreement, have no voting rights with respect to the investing funds' investment or disposition decisions.

22/ THLee LP indirectly holds a less than 1 percent interest in each of the THL investing funds that will, in the aggregate, hold a 23.314% interest in BMPI. Accordingly, the equity percentages of the individual limited partners of THLee LP represent a small fraction of 1 percent of the total equity of BMPI.

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	(g)	(h)	(i)
1.	Thomas H. Lee c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	David V. Harkins c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	C. Hunter Boll c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner; Managing Director of General Partner. <i>See</i> footnote 21	Limited Partner; Managing Director of General Partner. <i>See</i> footnote 21	Limited Partner
4.	0.00%	0.00%	0.00%
5.	<i>See</i> footnote 22	<i>See</i> footnote 22	<i>See</i> footnote 22

	(j)	(k)	(l)
1.	Boll Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	DiNovi Family Limited Partnership II c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Hagerty Family Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	<i>See</i> footnote 22	<i>See</i> footnote 22	<i>See</i> footnote 22

	(m)	(n)	(o)
1.	Seth W. Lowry c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Lawry Family Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Warren C. Smith, Jr. c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	<i>See</i> footnote 22	<i>See</i> footnote 22	<i>See</i> footnote 22

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	(p)	(q)	(r)
1.	Smith Family Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Sperling Family Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Schoen Family Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	See footnote 22	See footnote 22	See footnote 22

	(s)	(t)	(u)
1.	Schoen Family Limited Partnership II c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Kent R. Weldon c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Weldon Limited Partnership c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	See footnote 22	See footnote 22	See footnote 22

	(v)	(w)	(x)
1.	Todd M. Abbrecht c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Charles A. Brizius c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Soren L. Oberg c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	Canada
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	See footnote 22	See footnote 22	See footnote 22

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	(y)	(z)	(aa)
1.	Scott L. Jaeckel c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	George Taylor c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Putnam Investments, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	Delaware Limited Liability Company
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	See footnote 22	See footnote 22	See footnote 22

Thomas H. Lee Advisors, LLC

	(a)	(b)	(c)
1.	Thomas H. Lee Advisors, LLC c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Scott A. Schoen c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Anthony J. DiNovi c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	Delaware Limited Liability Company	U.S.	U.S.
3.	n/a	Principal Managing Director	Principal Managing Director
4.	n/a	16.66%	16.66%
5.	n/a	16.66%	16.66%

	(d)	(e)	(f)
1.	Scott M. Sperling c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Thomas M. Hagerty c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110	Thomas H. Lee c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Principal Managing Director	Principal Managing Director	Principal Managing Director
4.	16.66%	16.66%	16.66%
5.	16.66%	16.66%	16.66%

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(g)

1.	David V. Harkins c/o Thomas H. Lee Partners 100 Federal Street 35 <sup>th</sup> Floor Boston, MA 02110
2.	U.S.
3.	Principal Managing Director
4.	16.66%
5.	16.66%