

EXHIBIT 2
(Section I, Item 4b)

USE OF FORM 316

Applications submitted on FCC Form 315, FCC File Nos. BTCCT-20060718AGO *et al.* (the “315 Applications”), requested Commission consent to the transfer of control of broadcast licensee subsidiaries of Univision Communications Inc. (“Univision”) from the Shareholders of Univision to Broadcasting Media Partners Inc. (“BMPI”). The other broadcast stations in which the transferee or any party to this application has an attributable interest are set forth in the 315 Applications. The 315 Applications explained, at Exhibit 14 thereto, that, at the closing of the transaction, the transfer of control would be effectuated by the merger of Umbrella Acquisition, Inc. (“UAI”), a wholly owned subsidiary of Umbrella Holdings, LLC (“UHLLC”), with and into Univision, whereupon the separate existence of UAI would cease and Univision would continue as the surviving corporation under the same name but as a wholly owned subsidiary of BMPI. Exhibit 14 to the 315 Applications also explained that, at or prior to the closing of the transaction, UHLLC would be converted into a Delaware corporation and its name would change to BMPI.

This application seeks Commission consent to the pro forma insertion of an intermediate entity between BMPI and Univision in the post-transaction ownership chain. Specifically, Univision would become a wholly owned subsidiary of Broadcast Media Partners Holdings, Inc. (“BMP Holdings”), a corporation organized under the laws of Delaware (with the same mailing address as BMPI). One-hundred percent of the voting rights and 80 percent of the equity interests of BMP Holdings will be held directly by BMPI. The remaining 20 percent of

the equity interests of BMP Holdings will be held by the approved shareholders of BMPI. The officers and directors of BMP Holdings will be identical to those of BMPI. There will be no material change in ownership, no change in control and no substantial change in the interests of the existing shareholders as a result of the proposed addition of an intermediate subsidiary. Thus, insertion of BMP Holdings, a direct, controlled subsidiary of BMPI into the Univision ownership chain is a “pro forma” change eligible for approval on Form 316. *See* 47 C.F.R. Section 73.3540(f)(5).