

EXHIBIT 5
(Section II, Question 5)

As the Commission is aware, the Applicant, NBC Telemundo License Co. (“NBC”), is ultimately controlled by General Electric Company (“GE”), which is one of the world’s largest publicly traded companies and which is involved in a wide variety of businesses, including transportation, finance, health care and infrastructure.

As part of these nonbroadcast activities, GE recently acquired Vetco International Ltd. (“Vetco”), an entity that provides subsea and surface drilling and completion equipment in the oil and gas industry. The acquisition included three Vetco subsidiaries: Vetco Gray Controls, Limited, Vetco Gray UK, Limited, and Vetco Gray Controls, Inc. Prior to the acquisition of Vetco by GE on February 23, 2007, these three subsidiaries pled guilty to and were fined for violations of the Foreign Corrupt Practices Act (“FCPA”), 18 U.S.C. § 371, and aiding and abetting violations of the FCPA contrary to 15 U.S.C. §§ 78DD-2, 78DD-3 and 18 U.S.C. § 2 in connection with payments made to Nigerian government officials. Each of these matters was adjudicated in the U.S. District Court for the Southern District of Texas (Houston) under the following case numbers: U.S. v. Vetco Gray Controls Limited, Case No. 4:07CR00004-003; U.S. v. Vetco Gray UK, Limited, Case No. 4:07CR00004-002; and U.S. v. Vetco Gray Controls, Inc., Case No. 4:07CR00004-001. Because these legal proceedings were resolved prior to GE’s acquisition of these entities, these matters are not relevant to the Commission’s review of the instant application but are being disclosed out of an abundance of caution.

In *Mody v. General Electric Co.*, 3:04-CV-0358 (JCH), the U.S. District Court (Connecticut) granted GE's motion for summary judgment on February 26, 2006, and

dismissed the plaintiff's claims of employment discrimination against GE. A subsequent trial on other claims, including retaliation claims, resulted in a jury verdict against GE on July 18, 2006. The retaliation verdict is subject to pending post-trial motions. As the employment discrimination claims were dismissed, and any claims were unrelated to any of the stations owned by GE, these matters also are not relevant to the Commission's review of the instant application but are being disclosed out of an abundance of caution.