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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM540135

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	First-Lien Trademark Security Agreement Supplement (Indenture)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Univision IP Holdings, LLC		09/06/2019	Limited Liability Company:

RECEIVING PARTY DATA

Name:	Deutsche Bank AG New York Branch, as Collateral Agent	
Street Address:	60 Wall Street	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10005	
Entity Type:	banking corporation: GERMANY	

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	4111960	CONTACTO DEPORTIVO
Registration Number:	4456271	G
Registration Number:	4688757	LA CARCAJADA
Registration Number:	4549031	MISTICO E INEXPLICABLE
Registration Number:	4136868	NOCHE DE PERROS
Registration Number:	4354935	SOLO BOXEO
Registration Number:	4467679	U UNIMÁS
Registration Number:	4422962	UNI MAS
Registration Number:	4419757	UNIMAS
Registration Number:	4688760	VEREDICTO FINAL
Registration Number:	4947868	VIVIMOS TU PASION
Registration Number:	5493436	VIVE LA DIFERENCIA

CORRESPONDENCE DATA

Fax Number: 2149813400

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone:214-981-3483Email:dclark@sidley.comCorrespondent Name:Dusan Clark, Esq.Address Line 1:Sidley Austin LLP

TRADEMARK

900514439 REEL: 006740 FRAME: 0625

Address Line 2: Address Line 4:	McKinney Ave., Suite 2000 s, TEXAS 75201
ATTORNEY DOCKET NUMBER:	59035-30030
NAME OF SUBMITTER:	Dusan Clark
SIGNATURE:	/Dusan Clark/
DATE SIGNED:	09/10/2019

Total Attachments: 5

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FIRST-LIEN TRADEMARK SECURITY AGREEMENT SUPPLEMENT

This FIRST-LIEN TRADEMARK SECURITY AGREEMENT SUPPLEMENT, dated as of September 6, 2019 (this "Supplement"), is entered into by the signatories hereto (each, a "Grantor" and collectively, the "Grantors") in favor of DEUTSCHE BANK AG NEW YORK BRANCH, as Collateral Agent (in such capacity and together with any successors, the "Collateral Agent"), for the benefit of the Additional First-Lien Secured Parties.

Reference is made to the Collateral Agreement dated as of July 9, 2009 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Collateral Agreement"), among Univision Communications Inc. (the "Company"), certain subsidiaries of the Company and the Collateral Agent. The Company and certain subsidiaries of the Company have jointly and severally guaranteed on a senior secured basis to the Additional First-Lien Secured Parties the payment when due of all Additional First-Lien Obligations subject to the terms and conditions set forth in the relevant Additional First-Lien Agreement or the Indenture, as the case may be. Consistent with the requirements of the Indenture and pursuant to and in accordance with Section 3.01(c) and Section 3.02(b) of the Collateral Agreement, the parties entered into that certain First-Lien Trademark Security Agreement dated as of July 9, 2009 (the "Trademark Security Agreement"). Pursuant to the Collateral Agreement, the parties agreed to supplement the Trademark Security Agreement with any After-Acquired Intellectual Property. In accordance therewith, the Grantors hereto agree as follows:

SECTION 1. *Terms*. Capitalized terms used in this Supplement and not otherwise defined herein have the meanings specified in the Collateral Agreement. The rules of construction specified in Section 1.01 of the Collateral Agreement also apply to this Supplement.

SECTION 2. *Grant of Security Interest*. As security for the payment or performance, as the case may be in full of the Additional First-Lien Obligations, each Grantor, pursuant to the Collateral Agreement, did and hereby does grant to the Collateral Agent, its successors and assigns, for the benefit of the Additional First-Lien Secured Parties, a security interest in, all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor and wherever located or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

- (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office, and all extensions or renewals thereof, including those listed on Schedule I (the "Trademarks");
 - (b) all goodwill associated with or symbolized by the Trademarks;

- (c) all assets, rights and interests that uniquely reflect or embody the Trademarks;
- (d) the right to sue third parties for past, present and future infringements of any Trademark; and
 - (e) all proceeds of and rights associated with the foregoing.

SECTION 3. *Collateral Agreement*. The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Collateral Agreement and the Trademark Security Agreement, and are subject to the terms of the Intercreditor Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Trademark Collateral are more fully set forth in the Collateral Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Supplement and the Collateral Agreement, the terms of the Collateral Agreement shall govern.

[Remainder of this page intentionally left blank]

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UNIVISION IP HOLDINGS, LLC

Ву: ______

Name: Peter H. Lori

Title: Executive Vice President and Chief Financial Officer

[Signature Page to First-Lien Trademark Security Agreement Supplement (Indentures)]

DEUTSCHE BANK AG NEW YORK BRANCH, as Collateral Agent,

by

Name: Title: ce President

by

Name:

Michael Strobel

Vice President Title:

REEL: 006740 FRAME: 0630

SCHEDULE I

Mark	App. No./	Reg. No./
	App. Date	Reg. Date
CONTACTO DEPORTIVO	85404724	4111960
	23-AUG-2011	13-MAR-2012
G	85736984	4456271
	24-SEP-2012	24-DEC-2013
LA CARCAJADA	86344941	4688757
	22-JUL-2014	17-FEB-2015
MISTICO E INEXPLICABLE	85926349	4549031
	08-MAY-2013	10-JUN-2014
NOCHE DE PERROS	85302397	4136868
	22-APR-2011	01-MAY-2012
SOLO BOXEO	85553939	4354935
	27-FEB-2012	18-JUN-2013
U UNIMÁS	85797593	4467679
	07-DEC-2012	14-JAN-2014
UNI MAS	85735452	4422962
	21-SEP-2012	22-OCT-2013
UNIMAS	85755221	4419757
	16-OCT-2012	15-OCT-2013
VEREDICTO FINAL	86346132	4688760
	23-JUL-2014	17-FEB-2015
VIVIMOS TU PASION	86627301	4947868
	12-MAY-2015	26-APR-2016
VIVE LA DIFERENCIA	87410750	5493436
	13-APR-2017	12-JUN-2018

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RECORDED: 09/10/2019