Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Attention: David Brown, Esquire

Re: Docket No. MB02-235
Ex Parte Presentation. DA 02-2082

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Commission’s ex parte rules, this letter is to notify you that on March 18, 2003, counsel for the National Hispanic Policy Institute, Inc. (“NHPI”) met with Barbara A. Kreisman, Clay Pendarvis and David Brown.

In this meeting NHPI’s counsel asked that the Commission require Univision Communications, Inc. (“Univision”) and Clear Channel Communications, Inc. (“Clear Channel”) to provide Certain key documents. Specifically, NHPI requested the following types of documents:

1) The documents the Department of Justice relied on when it concluded that Univision’s proposed non-voting interest in Entravision Communications Corporation (“Entravision”) would have to be reduced from approximately 31% to 10% over a period of 6 years.

2) Audited financial statements, requested by the Chief, Video Services Division, demonstrating that Univision’s interest in Entravision is in compliance with the Commission’s equity/debt plus rule.

3) All documents that show which of Univision’s officers, directors or affiliates are also shareholders of Entravision.
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4) **All** documents that show or explain why Clear Channel’s non-voting interest in Hispanic Broadcasting Corporation ("HBC") is accounted for under the equity method of accounting.

5) **All** documents demonstrating that Clear Channel participated in a scheme to deny a minority owned broadcaster access to capital markets. Specifically Clear Channel should be required to produce all documents filed under seal in the United States District Court of Appeals Southern District of Florida, Miami Division in Spanish Broadcasting System V. Clear Channel and HBC, Case No 02-21755, including but nor limited to the depositions of Lowry Mays, Randall Mays and Jeff Hinson. All documents that support Clear Channel’s claim that these reports are inaccurate or untrue.

6) **All** documents that demonstrate how Employment Reports (FCC Form 395) which state that Clear Channel employees work at numerous radio stations owned by HBC were produced, reviewed and filed with the FCC. **All** documents that support Clear Channel’s claim that these reports are inaccurate or untrue.

Should any questions arise with regard to this matter, please communicate directly with this office.

Sincerely,

[Signature]

Arthur V. Belendiuk

Enclosure
cc: Qualex International. FCC, Room CY-B402