EXHIBIT A-3

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re GRUPO TELEVISA SECURITIES LITIGATION	Civil Action No. 18-cv-1979-LLS

SUMMARY NOTICE OF PROPOSED SETTLEMENT OF CLASS ACTION

TO: ALL PERSONS WHO PURCHASED OR OTHERWISE ACQUIRED GRUPO TELEVISA, INC. ("TELEVISA") AMERICAN DEPOSITARY RECEIPTS ("ADRs") DURING THE PERIOD BETWEEN APRIL 11, 2013 TO NOVEMBER 17, 2017, INCLUSIVE ("CLASS" OR "CLASS MEMBERS")

THIS NOTICE WAS AUTHORIZED BY THE COURT. IT IS NOT A LAWYER SOLICITATION. PLEASE READ THIS NOTICE CAREFULLY AND IN ITS ENTIRETY.

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¹ The Stipulation can be viewed and/or obtained at www.grupotvsecuritieslitigation.com.

IF YOU PURCHASED OR ACQUIRED TELEVISA ADRS FROM APRIL 11, 2013 TO NOVEMBER 17, 2017, INCLUSIVE, YOUR RIGHTS ARE AFFECTED BY THE SETTLEMENT OF THIS LITIGATION.

If you have not received a copy of the Notice, which more completely describes the Settlement and your rights thereunder (including your right to object to the Settlement), and a Proof of Claim and Release, you may obtain these documents, as well as a copy of the Stipulation (which, among other things, contains definitions for the defined terms used in this Summary Notice) and other Settlement documents, online at www.grupotvsecuritieslitigation.com, or by writing to:

Grupo Televisa Securities Litigation c/o Kroll Settlement Administration PO Box 225391 New York, NY 10150-5391

Inquiries should NOT be directed to Defendants, Defendants' Counsel, the Court, or the Clerk of the Court.

Inquiries, other than requests for the Notice or for a Proof of Claim and Release, may be made to Lead Counsel:

John T. Zach
Lauren M. Goldman
BOIES SCHILLER FLEXNER LLP
55 Hudson Yards, 20th Floor
New York, NY 10001
televisasettlement@bsfllp.com
Toll-Free Telephone: 866-276-2377

IF YOU DESIRE TO BE E	EXCLUDED FR	OM THE CLASS	, YOU MUS	T SUBMIT A
REQUEST FOR EXCLUSION SU	CH THAT IT IS	S RECEIVED BY	Υ	, 2023
IN THE MANNER AND FORM E	EXPLAINED IN	THE NOTICE.	ALL MEMB	ERS OF THE
CLASS WHO HAVE NOT REQ	QUESTED EXC	LUSION FROM	THE CLAS	SS WILL BE
BOUND BY THE SETTLEMENT	EVEN IF THEY	DO NOT SUBM	IT A TIMEL	Y PROOF OF
CLAIM.				
IF YOU ARE A CLASS M	IEMBER, YOU	HAVE THE RIG	НТ ТО ОВЈ	ECT TO THE
SETTLEMENT, THE PLAN OF	ALLOCATION	, THE REQUES	T BY LEAI) COUNSEL
BOIES SCHILLER FLEXNER LLI	P, FOR AN AWA	ARD OF ATTOR	NEYS' FEES	ON BEHALI
OF ITSELF AND SUGARMAN S	SUSSKIND BRA	ASWELL & HER	RERA NOT	TO EXCEED
THIRTY PERCENT (30%) OF THE	E SETTLEMEN	Γ AMOUNT AND	COSTS AN	D EXPENSES
NOT TO EXCEED \$1,500,000.00	, PLUS INTER	EST EARNED O	N BOTH A	MOUNTS AT
THE SAME RATE AS EARNED	BY THE SETTI	LEMENT FUND,	AND THE F	REQUEST BY
LEAD COUNSEL PURSUANT T	O 15 U.S.C. §7	8U-4(A)(4) FOR	AN AWAR	D TO CLASS
REPRESENTATIVE NOT TO EX	CEED \$10,000.	00. ANY OBJEC	CTIONS MUS	ST BE FILED
WITH THE COURT AND RE	CEIVED BY 1	LEAD COUNSE	L AND DE	EFENDANTS
COUNSEL BY, 20	023 IN THE MA	ANNER AND FO	RM EXPLAI	NED IN THE
NOTICE.				

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DATED: _____ BY ORDER OF THE