#### **ATTACHMENT 1**

### **Answer to Question 9:**

Application for transfer of control of Bresnan Digital Services, LLC ("Bresnan Digital"), holder of International Section 214 Authorization ITC-214-20061117-00525. Transfer of control will be a result of the merger of Bresnan Digital parent company Bresnan Broadband Holdings, LLC ("Bresnan Broadband") with a wholly-owned subsidiary of Cablevision Systems Corporation ("Cablevision"), making Bresnan Broadband a wholly-owned subsidiary of Cablevision, thus transferring ultimate control of Bresnan Digital and its subsidiaries to Cablevision.

Bresnan Broadband of Colorado, LLC, Bresnan Broadband of Montana, LLC, Bresnan Broadband of Utah, LLC, and Bresnan Broadband of Wyoming, LLC, each whollyowned subsidiaries of Bresnan Digital Services, LLC and currently controlled by Applicant William J. Bresnan Revocable Trust, were listed as authorized entities, pursuant to 47 C.F.R. § 63.21(h), in Bresnan Digital's original application for international Section 214 authorization file number ITC-214-20061117-00525. The proposed transaction will also result in transfer of control of these subsidiaries.

#### **Answer to Question 10:**

*Information requested by 47 C.F.R. § 63.18(c):* 

Contact Information for Transferee Cablevision Systems Corporation:

Michael E. Olsen Vice President, Law and Government Affairs Cablevision Systems Corporation 1111 Stewart Avenue Bethpage, NY 11714 516–803–2556 (telephone) (516) 803-2667 (facsimile) meolsen@cablevision.com

Contact Information for Legal Counsel for Transferee Cablevision Systems Corporation:

Michael H. Pryor Mintz, Levin, Cohn, Ferris Glovsky & Popeo, PC 701 Pennsylvania Avenue NW Washington, DC 20004 202-434-7300 (telephone) 202-434-7400 (facsimile) mhpryor@mintz.com

### Contact Information for Transferor William J. Bresnan Revocable Trust:

Jeffrey S. DeMond Co-Executor William J. Bresnan Revocable Trust One Manhattanville Road Purchase, NY 10577 914-641-3300

Contact Information for Legal Counsel for Transferor William J. Bresnan Revocable Trust:

Michael C. Sloan Davis Wright Tremaine LLP Suite 800 1919 Pennsylvania Avenue NW Washington, D.C. 20006-3401 202-973-4200 (telephone) 202-973-4499 (facsimile) michaelsloan@dwt.com

*Information requested by 47 C.F.R. § 63.18(d):* 

Cablevision Lightpath, Inc., a wholly-owned subsidiary of Applicant Cablevision Systems Corporation, possesses a Section 214 Authorization to provide global facilities-based services and resell international services between the United States and international points (ITC-214-19940128-00025) and a blanket domestic Section 214 authorization under 47 C.F.R. § 63.01.

Bresnan Digital Services, LLC, a wholly-owned subsidiary of Bresnan Broadband Holdings, LLC and currently controlled by Applicant William J. Bresnan Revocable Trust, possesses a Section 214 Authorization to provide global facilities-based services and resell international services between the United States and international points (ITC-214-20061117-00525) and a blanket domestic Section 214 authorization under 47 C.F.R. § 63.01.

Bresnan Broadband of Colorado, LLC, Bresnan Broadband of Montana, LLC, Bresnan Broadband of Utah, LLC, and Bresnan Broadband of Wyoming, LLC, each wholly-owned subsidiaries of Bresnan Digital Services, LLC and currently controlled by Applicant William J. Bresnan Revocable Trust, possesses a blanket domestic Section 214 authorization under 47 C.F.R. § 63.01. They were also listed as authorized entities, pursuant to 47 C.F.R. § 63.21(h), in Bresnan Digital's original application for international Section 214 authorization file number ITC-214-20061117-00525.

#### **Answer to Question 11:**

Question 11 asks whether any entity, directly or indirectly, owns at least ten (10) percent of the equity in of the Transferee as determined by Section 63.18(h) of the Commission's rules.

On April 8, 2010, Cablevision System Corporation ("Cablevision") filed a Proxy Statement with the Securities and Exchange Commission ("SEC"), which contained information concerning stock ownership as of March 31, 2010.<sup>1</sup>/ As of that date, the only entity that beneficially owned 10% or more of the combined voting interest of any class of stock of Cablevision was a group comprised of Charles F. Dolan and his family, which collectively beneficially owned 69.5% voting interest in CVC. Members of the Dolan family have formed a "group" for purposes of Section 13D of the Securities and Exchange Act of 1934 (the "Dolan Family Group").<sup>2/</sup> The members of this group, all of whom are United States citizens, are: Charles F. Dolan, individually and as a trustee of the Charles F. Dolan 2009 Revocable Trust (the CFD 2009 Trust"), the Charles F. Dolan 2008 Grantor Retained Annuity Trust #2 (the "2008 GRAT #2"), the Charles F. Dolan 2009 Grantor Retained Annuity Trust #1 (the "2009 GRAT #1"), the Charles F. Dolan 2009 Grantor Retained Annuity Trust #2 (the "2009 GRAT #2"), the Charles F. Dolan 2009 Grantor Retained Annuity Trust #3 (the "2009 GRAT #3") and the Charles F. Dolan 2010 Grantor Retained Annuity Trust #1 (the "2010 GRAT #1"); Helen A. Dolan, individually and as a trustee of the Helen A. Dolan 2009 Revocable Trust (the HAD 2009 Trust"), the Helen A. Dolan 2009 Grantor Retained Annuity Trust #1 (the "HAD 2009 GRAT #1"), the Helen A. Dolan 2009 Grantor Retained Annuity Trust #2 (the "HAD 2009 GRAT #2") and the Helen A. Dolan 2010 Grantor Retained Annuity Trust #1; James L. Dolan; Thomas C. Dolan; Patrick F. Dolan; Kathleen M. Dolan, individually and as a co-trustee of the Charles F. Dolan Children Trust fbo Kathleen M. Dolan, the Charles F. Dolan Children Trust fbo Deborah Dolan-Sweeney, the Charles F. Dolan Children Trust fbo Marianne Dolan Weber, the Charles F. Dolan Children Trust fbo Patrick F. Dolan, the Charles F. Dolan Children Trust fbo Thomas C. Dolan and the Charles F. Dolan Children Trust fbo James L. Dolan (collectively, the "Dolan Children Trusts") and as trustee of the Charles Dolan 1989 Trust (for the benefit of Charles P. Dolan), the Ryan Dolan 1989 Trust and the Tara Dolan 1989 Trust; Marianne Dolan Weber; Deborah A. Dolan-Sweeney; Lawrence J. Dolan, as a co-trustee of the Charles F. Dolan 2009 Family Trust fbo Patrick F. Dolan, the Charles F. Dolan 2009 Family Trust fbo Thomas C. Dolan, the Charles F. Dolan 2009 Family Trust fbo James L. Dolan, the Charles F. Dolan 2009 Family Trust fbo Marianne Dolan Weber, the Charles F. Dolan 2009 Family Trust fbo Kathleen M. Dolan and the Charles F. Dolan 2009 Family Trust fbo

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http://www.sec.gov/Archives/edgar/data/1053112/000119312510079515/ddef14a.htm#tx13436\_29, at page 93 ("Stock Ownership Table").

Some members of the Dolan Family Group beneficially own 10% or greater of the voting interest of all classes of CVC stock. Their individual ownership is not presented here because of their inclusion in the Dolan Family Group.

Deborah Dolan-Sweeney (collectively, the "2009 Family Trusts"); David M. Dolan, as a co-trustee of 2009 Family Trusts; Paul J. Dolan, as a co-trustee of the Dolan Children Trusts fbo Kathleen M. Dolan and James L. Dolan; Matthew J. Dolan, as a co-trustee of the Dolan Children Trusts fbo Marianne Dolan Weber and Thomas C. Dolan; and Mary S. Dolan, as a co-trustee of the Dolan Children Trusts fbo Deborah A. Dolan-Sweeney and Patrick F. Dolan.<sup>3</sup>/

## **Answer to Question 13:**

Question 13 requests a narrative of the means by which the proposed transfer of control will take place.

On June 13, 2010, BBHI Holdings LLC ("Holdings Sub"), a Delaware limited liability company, BBHI Acquisition LLC ("Acquisition Sub"), a Delaware limited liability company, and CSC Holdings, LLC ("CSC Holdings"), a Delaware limited liability company, each of which are wholly owned subsidiaries of Cablevision Systems Corporation ("Cablevision"), entered into an Agreement and Plan of Merger ("Merger Agreement) with Bresnan Broadband Holdings, LLC ("Bresnan Holdings"), and Providence Equity Bresnan Cable LLC. Pursuant to the Merger Agreement, Holdings Sub has agreed to acquire Bresnan Holdings and its subsidiaries (collectively, "Bresnan"), including all the Licensees, on the terms set forth in the Merger Agreement.

Pursuant to the Merger Agreement, at the closing the Acquisition Sub will merge with and into Bresnan Holdings, with Bresnan Holdings being the surviving limited liability company. Bresnan Holdings will become a direct wholly owned subsidiary of Holdings Sub and an indirect wholly owned subsidiary of Cablevision. Because Licensees are a wholly owned, indirect subsidiaries of Bresnan Holdings, Licensees will, as a result of the transaction, become an indirect wholly owned subsidiaries of Cablevision. The closing is expected to occur after all necessary regulatory approvals have been obtained.

On July 1, 2010, Bresnan Digital filed applications with the FCC's Wireline Competition and International Bureaus to seek approval for a transfer of control stemming from the November 2009 death of William J. Bresnan, which affected an involuntary transfer of control of Bresnan Digital's corporate parent, Bresnan Holdings, from Mr. Bresnan to the William J. Bresnan Revocable Trust ("Bresnan Trust"). Prior to his death, Mr. Bresnan was the 100 percent owner of Bresnan Communications, Inc. ("BCI"), which, pursuant to a Management Agreement with corporate parent, Bresnan Holdings, was responsible for the day-to-day management and control of Bresnan Holdings and its subsidiaries, including Licensees. The applications filed were to requesting approval to transfer control of the Licensees from Mr. Bresnan to the Bresnan Trust. Bresnan also filed requests for Special Temporary Authority with each of these Bureaus while the transfer of control requests are pending.

<sup>&</sup>lt;sup>3/</sup> See footnote 3 to the Stock Ownership Table.

# **Answer to Question 20:**

Applicant, Cablevision Systems Corporation requests streamlined processing for this application as provided in 47 C.F.R. § 63.12. The application qualifies for streamlined treatment with respect to Licensees' international authorizations pursuant to 47 C.F.R. § 63.12(c)(1) because neither Applicant is affiliated with a foreign carrier in a destination market and neither Applicant has an affiliation with a dominant U.S. carrier whose international services Applicants seeks to resell.