

ANSWER TO QUESTION 10

Information for Transferor, Transferee and Section 214 Holder

- Contact Information for Transferor/Transferee:

Company Contact

Robert A. Koch
H&B Enterprises, Inc.
108 N. Main St.
Holyrood, KS 67450
Tel. 785-252-4000

Legal Counsel

Howard Shapiro
Bennet & Bennet, PLLC
6124 MacArthur Blvd.
Bethesda, MD 20816
Tel. 202-371-1500

- H&B Enterprises, Inc. (FRN: 0007754260) is a domestic corporation organized under the laws of the State of Kansas.
- H&B Enterprises, Inc. has not previously received any International Section 214 authority other than the International Section 214 authority that is the subject of this application.
- Contact Information for 214 Holder:

Company Contact

Robert A. Koch
H&B Communications, Inc.
108 N. Main St.
Holyrood, KS 67450
Tel. 785-252-4000

Legal Counsel

Howard Shapiro
Bennet & Bennet, PLLC
6124 MacArthur Blvd.
Bethesda, MD 20816
Tel. 202-371-1500

- H&B Communications, Inc. (FRN: 0002331601), is a domestic corporation organized under the laws of the State of Kansas.
- H&B Communications, Inc. has not previously received any International Section 214 authority other than the International Section 214 authority that is the subject of this application.

ANSWER TO QUESTION 11

The following information is provided for all entities that hold an ownership interest of 10% or more in H&B Communications, Inc., the Section 214 holder:

H&B Enterprises, Inc.
108 N. Main St.
Holyrood, KS 67450
Tel. 785-252-4000
Citizenship: United States
Percentage Equity: 100%
Percentage Voting: 100%
Principal Business: Holding Company

The following information is provided for all entities that hold an ownership interest of 10% or more in H&B Enterprises, Inc., the Transferor/Transferee:

Robert A. Koch
108 N. Main St.
Holyrood, KS 67450
Tel. 785-252-4000
Citizenship: United States
Percentage Equity: 8.33%
Percentage Voting: 43.1%
Principal Business: Telecommunications

Del Jean Nash
108 N. Main St.
Holyrood, KS 67450
Tel. 785-252-4000
Citizenship: United States
Percentage Equity: 8.33%
Percentage Voting: 43.1%
Principal Business: Telecommunications

Marlena D. Jahn
18331 Golden Oaks Dr,
Jamestown, CA 95327
Citizenship: United States
Percentage Equity: 13.9%¹
Percentage Voting: 2.3%
Principal Business: Telecommunications

Justin T. Nash
P.O. Box 60
Holyrood, KS 67450
Citizenship: United States
Percentage Equity: 20.8%²
Percentage Voting: 3.4%
Principal Business: Telecommunications

Brandon E. Koch
300 S Charles
Holyrood, KS 67450
Citizenship: United States
Percentage Equity: 13.9%³
Percentage Voting: 2.3%
Principal Business: Telecommunications

Brent T. Nash
P.O. Box 99
Holyrood, KS 67450
Citizenship: United States
Percentage Equity: 20.8%⁴
Percentage Voting: 3.4%
Principal Business: Telecommunications

Allison N. Koch
503 N Charles
Holyrood, KS 67450
Citizenship: United States
Percentage Equity: 13.9%⁵
Percentage Voting: 2.3%
Principal Business: Telecommunications

¹ Includes voting and non-voting shares held directly and non-voting shares held through The Marlena D. Jahn Irrevocable Trust in which she is co-Trustee and Beneficiary.

² Includes voting and non-voting shares held directly and non-voting shares held through The Justin T. Nash Irrevocable Trust in which he is co-Trustee and Beneficiary.

³ Includes voting and non-voting shares held directly and non-voting shares held through The Brandon E. Koch Irrevocable Trust in which he is co-Trustee and Beneficiary.

⁴ Includes voting and non-voting shares held directly and non-voting shares held through The Brent T. Nash Irrevocable Trust in which he is co-Trustee and Beneficiary.

⁵ Includes voting and non-voting shares held directly and non-voting shares held through The Allison N. Koch Irrevocable Trust in which she is co-Trustee and Beneficiary.

ANSWER TO QUESTION 13

H&B Communications, Inc. (“HBC”) is the holder of an International 214 authorization granted under file number ITC-214-20031211-00546.⁶ Pursuant to section 63.24 of the Commission’s rules, HBC hereby notifies the Commission of a *pro forma* reorganization representing a non-substantial change in HBC’s ownership that became effective as of June 30, 2015.

HBC is a Kansas corporation that is wholly-owned by H&B Enterprises, Inc. (“Enterprises”), also a Kansas corporation. Enterprises is owned and controlled by the members of two families. No single shareholder holds (or prior to this transaction held) a controlling interest in Enterprises. Enterprises has issued two classes of shares: voting and non-voting. Prior to this transaction, voting and non-voting shares were issued to each shareholder in the same proportion so that voting interests and equity interests were identical. The two largest shareholders, Robert Koch and Del Jean Nash, each held a combination of voting and non-voting shares that represented a 43.1% voting and equity interest in Enterprises. The three children of Robert Koch (Marlena D. Jahn, Brandon E. Koch and Allison N. Koch) each held both voting and non-voting shares amounting to a 2.3% voting and equity interest in Enterprises. The two children of Del Jean Nash (Justin T. Nash and Brent T. Nash) each held both voting and non-voting shares amounting to a 3.4% voting and equity interest in Enterprises.

As part of a plan of succession to ensure the continued stability of the company, Robert A. Koch and Del Jean Nash established a trust for each of their children and assigned a portion of their non-voting shares in Enterprises into each trust. All voting shares continued to be held as they were prior to this transaction. As a result, Robert Koch and Del Jean Nash each continues to hold a 43.1% voting interest in Enterprises but both have seen a reduction in their respective equity interests from 43.1% to and 8.3%. The three children of Robert Koch (Marlena D. Jahn, Brandon E. Koch and Allison N. Koch) each continues to hold a 2.3% voting interest in Enterprises but has seen an increase in his or her respective equity interest from 2.3% to 13.9%. Likewise, the two children of Del Jean Nash (Justin T. Nash and Brent T. Nash) each continues to hold a 3.4% voting interest in Enterprises but has seen an increase in his respective equity interest from 3.4% to 20.8%.

The parties acknowledge that this notification is being filed more than 30 days after the transaction occurred and hereby request a waiver of the 30 day requirement set forth in section 63.24(f)(2) of the Commission’s rules. The failure to file earlier was entirely inadvertent as it was not apparent to the applicant that a filing requirement might have been triggered by the simple redistribution of a portion of the passive non-voting stock held by two shareholders to their existing shareholder children. The parties hereby certify that together this transaction considered with all previous *pro forma* transactions, has not resulted in a change in the actual controlling parties.

⁶ HBC is also the licensee of a 700 MHz C Block wireless license (call sign WPWV319) and its affiliate H&B Cable Service, Inc. is the licensee of a nationwide 3650 MHz license (call sign WQLN543). Contemporaneous notifications regarding the *pro forma* non-substantial changes in the ownership described herein are being filed through the Commission’s Universal Licensing System with respect to those wireless licenses.