#### **ATTACHMENT 1**

### Answers to Questions 10, 11, 12, 13, 14, 15, 16, 17, 18 and 20

Nicholas Robb, Receiver ("Receiver") hereby gives notice that he has taken control of Oregon Farmers Mutual Long Distance, Inc. ("OFM Long Distance"), the holder of an International Section 214 authorization for global resale of switched services (ITC-214-19990825-00589). This was an involuntary transfer of control pursuant to an Order from the Circuit Court of Holt County, Missouri in Case No. 14HO-CC00011.

### **Answer to Question 10**

### **Involuntary Transferor Contact Information**

Name, title, post office address, and telephone number of the officer or contact person for the Involuntary Transferors to whom correspondence concerning the application is to be addressed:

Charles T. Lake, II, Managing Partner Signal Equity Partners, II, L.P. 805 Third Avenue, Suite 1202 New York, NY 10022 Telephone: (646) 580-3195

With a copy to Counsel: Thomas J. Moorman Woods & Aitken LLP 5151 Wisconsin Ave., N.W., Suite 310 Washington, D.C. 20016 Telephone: (202) 944-9502

### **Transferee Contact Information**

Name, title, post office address, and telephone number of the officer or contact person for Transferee to whom correspondence concerning the application is to be addressed:

Nicholas Robb, Esquire Morton, Reed, Counts, Briggs & Robb 400 Jules Street #320 St. Joseph, Missouri 64501 Telephone: (816) 232-8411 Attachment 1 Page 2 of 4

With a copy to Counsel:
Benjamin H. Dickens, Jr.
Blooston, Mordkofsky, Dickens, Duffy & Prendergast, LLP
2120 L Street, N.W. (Suite 300)
Washington, D.C. 20037
Telephone: (202) 659-0830

## **Prior Section 214 Authority**

OFM Long Distance holds the subject International Section 214 authorization for global resale of switched services (File No. ITC-214-19990825-00589).

# **Answer to Question 11**

To date, the Circuit Court of Holt County, Missouri proceeding has been a contested case, so that the Receiver does not have direct personal knowledge of the complete current ownership of OFM Telephone and OFM Long Distance. The following information was compiled from several recent Domestic Section 214 Applications, and is believed to be accurate:

# Ownership of OFM Long Distance Prior to Receivership:

The name, address, citizenship and principal business of the sole entity that owned at least ten (10) percent of the equity and voting power of OFM Long Distance before the subject receivership are:

	/0		
Name & Address	<b>Voting &amp; Equity</b>	<b>Citizenship</b>	<b>Principal Business</b>
OFM Telephone	100.00%	MO	Telecommunications
118 East Nodaway St.		Corp.	
Oregon, MO 64473		_	

# Ownership of OFM Telephone Prior to Receivership:

The name, address, citizenship and principal business of the sole entity that owned at least ten (10) percent of the equity and voting power of OFM Telephone before the subject receivership are:

	<b>%</b>		
Name & Address	<b>Voting &amp; Equity</b>	<b>Citizenship</b>	<b>Principal Business</b>
Northwest Missouri	100.00%	MO	Telecommunications
Holdings, Inc. ("NMH")		Corp.	
118 East Nodaway St.			
Oregon, MO 64473			

Attachment 1 Page 3 of 4

In turn, the names, addresses, citizenship and principal businesses of the entities that owned at least ten (10) percent of the equity and voting power of Northwest Missouri Holdings, Inc. before the subject receivership are:

	%		
Name & Address	<b>Voting &amp; Equity</b>	Citizenship	<b>Principal Business</b>
Signal Equity Partners, II, L.P.	51.0%	DE	Investments
805 Third Avenue, Suite 1202		Limited	
New York, NY 10022		Partnership	
American Broadband Communications, Inc. 1348 Matthews Township Pkwy Matthews, NC 28105	49.0%	DE Corp.	Telecommunications

Signal's operations are controlled by its General Partner, Signal Equity Advisors, II, LLC ("SEA-II"). SEA-II owns a 2.94 percent interest in Signal. SEA-II owners of 10% or greater are Timothy P. Bradley (22.3%); Alfred J. Puchala, Jr. (22.3%); Christian Nolen (19.6%); Malcom C. Nolen (19.6%) and Charles T. Lake, II (11.2%), each a citizen of the United States.

ABCI's only 10% or greater shareholder is the Estate of Patrick L. Eudy (the "Estate"). Signal understands that Ms. Jane R. Eudy is the Personal Representative of the Estate and a U.S. citizen.

# Control of OFM Long Distance, OFM Telephone and NMH During Receivership

The name, address, citizenship and principal business of the only entity that will control at least ten (10) percent of the voting power of NMH and its subsidiaries OFM Telephone and OFM Long Distance during the receivership are:

Name & Address	% Voting	<u>Citizenship</u>	<u>Principal Business</u>
Nicholas Robb, Esquire	100.0%	U.S.A.	Law
400 Jules Street #320			
St. Joseph, MO 64501			

# **Answer to Question 12**

Neither the Receiver nor NMH nor OFM Telephone nor OFM Long Distance nor any of their affiliates has any interlocking directorates with a foreign carrier.

### **Answer to Question 13**

The subject transaction involves the involuntary transfer of control of OFM Long Distance and its International Section 214 authorization for global resale from Signal to the Receiver.

## **Answer to Questions 14, 15, 16, 17 and 18**

Neither the Receiver nor NMH nor OFM Telephone nor OFM Long Distance: (a) is a foreign carrier; (b) controls, is controlled by, or is under common control with a foreign carrier; (c) is affiliated with a foreign carrier; nor (d) will be affiliated with a foreign carrier upon consummation of the proposed transfer of control.

## **Answer to Question 20**

Receiver and NMH and OFM Telephone and OFM Long Distance qualify for streamlined processing pursuant to Section 63.12 of the Commission's Rules because: (a) neither Receiver nor NMH nor OFM Telephone nor OFM Long Distance is affiliated with any foreign carrier in any destination market; (b) neither Receiver nor NMH nor OFM Telephone nor OFM Long Distance is affiliated with any dominant U.S. carrier whose international switched or private line services OFM Long Distance seeks authority to resell; (c) neither Receiver nor NMH nor OFM Telephone nor OFM Long Distance seeks authority to provide switched basic services over private lines to any country (much less, to any country for which the Commission has not previously authorized the provision of switched services over private lines); and (d) Receiver has no reason to believe that the Commission will inform him in writing that this application is not eligible for streamlined processing.