

ATTACHMENT 1

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

The Southern Kansas Telephone Company, Inc. ("Southern Kansas") and Twin Valley Management, Inc. ("TVM") request Commission authority to transfer control of Southern Kansas from its current stockholders to TVM. Approval and completion of the proposed transaction, which will entail the purchase by TVM of all of the issued and outstanding voting and non-voting stock of Southern Kansas, will give TVM the ultimate ownership and control of the International Section 214 authorization for global resale of switched services held by Southern Kansas (ITC-214-20000317-00146).

Answer to Question 10

Contact Information

Name, title, post office address, and telephone number of the persons to whom correspondence concerning the application is to be addressed:

For Transferee:

Benjamin M. Foster, President
Twin Valley Management, Inc.
22 West Spruce Street (P.O. Box 395)
Miltonvale, Kansas 67466
Telephone: (785) 427-2211
Facsimile: (785)-427-2216

With a copy to Counsel:

Gerard J. Duffy
Blooston, Mordkofsky, Dickens, Duffy & Prendergast
2120 L Street, N.W. (Suite 300)
Washington, D.C. 20037
Telephone: (202) 659-0830
Facsimile: (202) 828-5568

For Transferor:

Donna L. Van Allen, Director of Operations
The Southern Kansas Telephone Company, Inc.
112 South Lee Avenue (P.O. Box 800)
Clearwater, Kansas 67026-0800
Telephone: (620) 584- 2255
Facsimile: (620) 584-2220

Contact Information (continued)

With a copy to Counsel:
Thomas J. Moorman
5335 Wisconsin Avenue, N.W., Suite 950
Washington, D.C. 20015-2163
Telephone: (202) 944-9502
Facsimile: (202) 944-9501

Prior Section 214 Authority

Southern Kansas holds the following International Section 214 authorization for global resale of switched services: ITC-214-20000317-00146.

Answer to Question 11

SOUTHERN KANSAS PRIOR TO PROPOSED TRANSACTION:

The names, addresses, citizenship and principal businesses of the entities that own at least ten (10) percent of the equity and/or voting power of Southern Kansas before the proposed transaction are:

<u>Name & Address</u>	<u>% Voting & Equity</u>	<u>Citizenship</u>	<u>Principal Business</u>
Kendall S. Mikesell Revocable Trust, under agreement dated January 9, 1997, as amended 112 South Lee Avenue Clearwater, KS 67026	49.96% Voting 2.21% Equity	Kansas Trust	Telecommunications Investment

The trustees of the Kendall S. Mikesell Revocable Trust are Kendall S. Mikesell and Sherry L. Mikesell. The beneficiaries are members of the Kendall S. Mikesell family. All trustees and beneficiaries are United States citizens, and all can be contacted via the 112 South Lee Avenue address in Clearwater, Kansas 67026.

Elaine L. Webb Revocable Trust, under agreement dated May 8, 1995, as amended 112 South Lee Avenue Clearwater, KS 67026	49.96% Voting 2.21% Equity	Kansas Trust	Telecommunications Investment
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SOUTHERN KANSAS PRIOR TO PROPOSED TRANSACTION (continued):

The trustees of the Elaine L. Webb Revocable Trust are Elaine L. Webb and Robert D. Webb. The beneficiaries are members of the Elaine L. Webb family. All trustees and beneficiaries are United States citizens, and all can be contacted via the 112 South Lee Avenue address in Clearwater, Kansas 67026.

<u>Name & Address</u>	<u>% Voting & Equity</u>	<u>Citizenship</u>	<u>Principal Business</u>
Mikesell Irrevocable Family Investment Trust, under agreement dated October 21, 2008 112 South Lee Avenue Clearwater, KS 67026	0.00% Voting 47.79% Equity	Kansas Trust	Investments

The trustee of the Mikesell Irrevocable Family Investment Trust is Sherry L. Mikesell. The beneficiaries are members of the Kendall S. Mikesell family. All trustees and beneficiaries are United States citizens, and all can be contacted via the 112 South Lee Avenue address in Clearwater, Kansas 67026.

Webb Irrevocable Family Investment Trust, under agreement dated October 16, 2008 112 South Lee Avenue Clearwater, KS 67026	0.00% Voting 47.79% Equity	Kansas Trust	Investments
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The trustee of the Webb Irrevocable Family Investment Trust is Robert D. Webb. The beneficiaries are members of the Elaine L. Webb family. All trustees and beneficiaries are United States citizens, and all can be contacted via the 112 South Lee Avenue address in Clearwater, Kansas 67026.

No other individual or entity owns or controls ten (10) percent or more of the equity or voting power of Southern Kansas before the proposed transaction.

SOUTHERN KANSAS AFTER PROPOSED TRANSACTION

The name, address, citizenship and principal business of the only entity that will own at least ten (10) percent of the equity and/or voting power of both Southern Kansas and SKT after the proposed transaction are:

<u>Name & Address</u>	<u>% Voting & Equity</u>	<u>Citizenship</u>	<u>Principal Business</u>
Twin Valley Management, Inc. 22 West Spruce Street Miltonvale, KS 67466	100% Voting & Equity	Kansas Corporation	Telecommunications

SOUTHERN KANSAS AFTER PROPOSED TRANSACTION (continued):

In turn, names, addresses, citizenship and principal businesses of the entity that own at least ten (10) percent of the equity and voting power of TVM before and after the proposed transaction are:

<u>Name & Address</u>	<u>% Voting & Equity</u>	<u>Citizenship</u>	<u>Principal Business</u>
John G. Foster Trust No, 2 22 West Spruce Street Miltonvale, KS 67466	26.57% Voting & Equity	Kansas Trust	Telecommunications Investment

The trustees of the John G. Foster Trust No. 2 are Shellee Frederick, Peggy Foster, Penny Gisselbeck and Dale Bradley. The beneficiaries are thirty-nine members of the Foster, Frederick, Howze, Gisselbeck and Wertenberger families. All trustees and beneficiaries are United States citizens, and all can be contacted via the 22 West Spruce Street address in Miltonvale, Kansas 67466.

The other shareholders of TVM consist of four separate Foster or Gisselbeck family trusts (ranging from 7.15 percent to 7.81 percent voting and equity interests per trust), and nine individual members of the Foster, Gisselbeck or Wertenberger families (ranging from 0.10 percent to 7.22 percent voting and equity interests per individual).

No other individual or entity will own or control ten (10) percent or more of the equity or voting power of TVM or Southern Kansas after the proposed transaction.

Answer to Question 12

Assignee TVM does not have, and will not establish in the future, any interlocking directorates with any foreign carriers.

Answer to Question 13

The proposed transaction entails the acquisition by TVM of all of the issued and outstanding voting and non-voting stock of Southern Kansas – that is, 100 percent of the equity and voting power of Southern Kansas. This acquisition will, in turn, give TVM the ultimate ownership and control of the subject International Section 214 Authorization for Global Resale.

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

Neither Southern Kansas nor TVM: (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

The Applicants qualify for streamlined processing pursuant to Section 63.12 of the Commission's Rules because: (a) neither Southern Kansas nor TVM is affiliated with any foreign carrier in any destination market; (b) neither Southern Kansas nor TVM is affiliated with any dominant U.S. carrier whose international switched or private line services Southern Kansas and TVM seek authority to resell; (c) neither Southern Kansas nor TVM 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) neither Southern Kansas nor TVM has any reason to believe that the Commission will inform it in writing that this application is not eligible for streamlined processing.