

Mark DeSantis

From: Frank Jazzo
Sent: Monday, July 30, 2018 5:02 PM
To: Jeanette D. Spriggs; Clay DeCell
Cc: Mark DeSantis
Subject: E050235/ SES-ASG-20180418-00558

Jeanette and Clay,

In connection with the above-referenced earth station assignment application, you requested additional information regarding Court Square Capital GP, LLC, a Delaware limited liability company. The information we received follows:

Court Square Capital Partners II, L.P., a Delaware limited partnership (“CSC Fund II”) holds a 94.91% direct equity interest in CSC Encompass Holdings, LLC, a Delaware limited liability company (“CSC Encompass”). As a result of this investment, CSC Fund II also holds a 76.22% indirect equity interest in Encompass Digital Media Group, Inc. (“EMDG”), EDMG’s wholly-owned subsidiary Encompass Digital Media, Inc. (“EMDI”), and EMDI’s wholly-owned-subsiary BFI Licenses, LLC (“BFI”). CSC Fund II is managed and controlled by a sole general partner, Court Square Capital GP, LLC, a Delaware limited liability company (the “GP”). The GP is also the sole managing member of CSC Encompass (and thus indirectly controls EDMG, EDMI and BFI).

The GP is owned by investment professionals at private equity firm Court Square Capital Partners (“Court Square”), each of whom is a United States citizen. The GP is managed and controlled by a Board of Managers (“Board”) comprised of the following nine (9) members, all of whom are U.S. citizens: Christopher D. Bloise, John P. Civantos, William T. Comfort, Michael A. Delaney, Ian D. Highet, Thomas F. McWilliams, Joseph M. Silvestri, David F. Thomas, and John D. Weber, each of whom was appointed in the limited liability company agreement of the GP and each of whom will continue to serve on the Board so long as they remain investment professionals at Court Square. Decisions of the Board, including designation of replacement members, are made by the approval of a majority of the Board members.

Pursuant to the terms of an investment management agreement, certain of CSC Fund II’s investment decisions have been delegated to an investment committee comprised of the board members of the GP named above.

Except as described above, no member or manager of the GP (through its ownership in the GP or in combination with any other interest) or any other person or entity in the ownership chain of EDMI or BFI holds a 10% or greater direct or indirect interest in EDMI or BFI.

If you have any questions or need any additional information, please let us know.

Thanks,

Frank



Frank R. Jazzo, Member

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