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June 29, 2015

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

**RE: Notice of Involuntary Transfer of Control
Nicholas Robb, Receiver
Domestic Section 214 Authorizations
Oregon Farmers Mutual Telephone Company
Oregon Farmers Mutual Long Distance, Inc.**

Dear Ms. Dortch:

Notice is hereby provided that the Circuit Court of Holt County, Missouri, by *Order* dated June 14, 2015, has appointed Nicholas K. Robb of the law firm of Morton, Reed, Counts, Briggs & Robb, LLC as Receiver in a foreclosure action brought by Townes Missouri, Inc. against a group of affiliated entities including the following two holders of Domestic Section 214 Authorizations: Oregon Farmers Mutual Telephone Company ("OFM Telephone") and Oregon Farmers Mutual Long Distance, Inc. ("OFM Long Distance").

A copy of the *Order* of the Circuit Court of Holt County, Missouri, dated June 14, 2015, in Case No. 14HO-CC00011 is attached.

It is contemplated that the Receiver will take control of the stock, assets and operations of OFM Telephone and OFM Long Distance, and that the Receiver will then proceed to transfer control of the two entities, or assign their assets, via courthouse auction.

Pursuant to Section 63.03(d)(2) of the Commission's Rules, the following information listed in paragraphs (a)(1) through (a)(4) of Section 64.04 of the Rules is hereby provided:

Section 63.04(a)(1): The name, address and telephone number of each applicant.

Receiver:

Nicholas K. Robb, Esquire
Morton, Reed, Counts, Briggs & Robb, LLC
400 Jules Street #320

St. Joseph, Missouri 64501
Telephone: (816) 232-8411

Authorization Holders:

Oregon Farmers Mutual Telephone Company
Oregon Farmers Mutual Long Distance, Inc.
118 East Nodaway Street
Oregon, Missouri 64473
Telephone: (660) 446-3391

Section 63.04(a)(2): The government, state, or territory under the laws of which each corporate or partnership applicant is organized.

OFM Telephone and OFM Long Distance are both corporations organized under the laws of the State of Missouri.

Section 63.04(a)(3): The name, title, post office address, and telephone number of the officer or contact point, such as legal counsel, to whom correspondence concerning the application is to be addressed.

For Receiver:

Nicholas K. Robb, Esquire
Morton, Reed, Counts, Briggs & Robb, LLC
400 Jules Street #320
St. Joseph, Missouri 64501
Telephone: (816) 232-8411

For Authorization Holders:

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

Section 63.04(a)(4): The name, address, citizenship and principal business of any person or entity that directly or indirectly owns at least ten (10) percent of the equity of the applicant, and the percentage of equity owned by each of the entities (to the nearest one (1) percent).

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:

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

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:

<u>Name & Address</u>	<u>Voting & Equity</u>	<u>Citizenship</u>	<u>Principal Business</u>
Northwest Missouri Holdings, Inc. 118 East Nodaway St. Oregon, MO 64473	100.00%	MO Corp.	Telecommunications

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:

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

Matthews, NC 28105

Please let me know whether you have any further questions.

Respectfully submitted,
NICHOLAS K. ROBB, RECEIVER

A handwritten signature in black ink, appearing to read "Nick K. Robb", written in a cursive style.

By: _____
Nicholas K. Robb, Receiver

IN THE CIRCUIT COURT OF HOLT COUNTY, MISSOURI

Townes Missouri, Inc.)	
)	
vs.)	Case No. 14HO-CC00011
)	
Northwest Missouri Holdings, Inc., a Missouri Corporation,)	
)	
And)	
)	
Oregon Farmers Mutual Telephone Company, a Missouri Corporation,)	
)	
And)	
)	
Oregon Farmers Mutual Long Distance, Inc., a Missouri Corporation,)	
)	
And)	
)	
South Holt Cablevision, Inc., a Missouri Corporation,)	
)	
Defendants.)	

ORDER

On this day the Court takes up the Petitioner Townes Missouri, Inc.'s ("Petitioner" or "Townes") Motion for Appointment of Receiver against defendants Northwest Missouri Holdings, Inc. ("Northwest Missouri"), Oregon Farmers Mutual Telephone Company ("Oregon Farmers"), Oregon Farmers Mutual Long Distance, Inc. ("Long Distance") and South Holt Cablevision ("Cablevision") (collectively, "Defendants"). Petitioner and Defendants appear through counsel. After consideration of the Motion for Appointment of Receiver and Defendants' Motion in Opposition and after reviewing the evidence and testimony, the Court finds that the appointment of a receiver is appropriate and necessary and therefore states and finds as follows:

1. The Court entered a Judgment in favor of Petitioner on January 28, 2015 ("Judgment") and against Defendants in \$5,192,696.18 as of January 26, 2015, with interest accruing at the rate of \$606.44 per day.
2. The Judgment is now final.
3. The Judgment entitles Petitioner to foreclose on the assets of Defendants and entitles Petitioner to immediate possession of the assets of Defendants, as defined in the Judgment as Borrower Assets.
4. A receiver is necessary and appropriate due to the assets including certain licenses regulated by the Federal Communications Commission.
5. The Defendants consented to the appointment of a receiver in the Loan Agreement (as defined in the Judgment).
6. Nicholas Robb, of Morton, Reed, Counts, Briggs, & Robb is qualified and is hereby appointed as the receiver.
7. Nicholas Robb is ordered to obtain a bond, in cash or sufficient surety bond, in the amount of \$20,000 within thirty (30) days of this Order.
8. Nicholas Robb, as the receiver, is ordered to:
 - a. Take immediate possession of the Borrower Assets,
 - b. Hold, possess sell, lease, manage or otherwise dispose of the Borrower Assets to satisfy the Judgment pending a final sale as set forth in Paragraph G herein;
 - c. Notify any and all regulatory authorities of the receiver's appointment as receiver and possession of the Borrower Assets;
 - d. Enter into a management agreement regarding the management of the Borrower Assets pending foreclosure, regulatory approval, and final transfer of the Borrower

Assets;

- e. Obtain regulatory approvals of the license transfer(s);
- f. Transfer the FCC licenses and other regulatory licenses;
- g. As soon as reasonably possible, conduct a foreclosure sale of the Borrower Assets, whether by private or public sale in accordance with Missouri Law;
- h. Enter into management contracts or agreements to operate the entities during the sale and license transfer process and until the final sale as set forth in Paragraph G herein;
- i. Perform any tasks, which in Receiver's business judgment, are desirable to continue service to the public; and
- j. To report to the Court following the foreclosure and transfer of the Borrower Assets to the purchaser at the foreclosure sale.

SO ORDERED.

June 14, 2015.



Judge Roger Prokes