



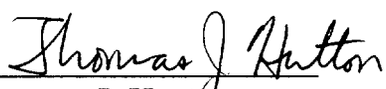
President of Reading. Adams Communications Corporation (“Adams”) objected to this exhibit because STV Reading, Inc. was listed under the name Henry N. Aurandt, a previously-approved shareholder. Reading has explained that Section 73.3555, Note 2(d) of the Commission’s Rules provides that a person who holds 50% or more of the stock in a corporation that holds stock in a corporate licensee will be deemed the attributable owner of the interest in the corporate licensee. Because Mr. Parker’s testimony and documentary evidence show that Dr. Aurandt held over 90% of the stock in STV Reading, Inc. in 1991-92, Dr. Aurandt is deemed the attributable owner of STV Reading, Inc.’s interest in 17,674 shares of Reading’s Stock as of 1991-92. *See, e.g., Lester Pritchard*, 6 FCC Rcd 2210 (1991) at n.3; *Capital Cities/ABC, Inc.*, 11 FCC Rcd 5841 (1996) at ¶ 108. Mr. Parker testified that he had personal knowledge of the stock ownership of both Reading and STV Reading, Inc. as delineated in Reading Exhibit 17. Clearly, Reading Exhibit 17 is admissible because it is supported by the personal knowledge of the witness. *See, e.g., Simla B. Ellis*, 5 FCC Red 7646 (ALJ 1990) at 17; F.R.E. § 602. In this respect, Reading Exhibit 17 is similar to Reading Exhibit 14, which is also a compilation of information that was supported by the witness’ personal knowledge.

Reading Exhibit 17A consists of a copy of the stock register of STV Reading, Inc. Adams objected to the admission of that document into evidence based on questions about the document’s authenticity. Attached is a declaration of Henry

register is admissible, just as Reading's stock register (Adams Ex. 24) was.<sup>1</sup> See *TRW, Inc.*, 8 FCC Rcd 6650 (1993) at ¶ 9; *Hughes-Moore Associates, Inc.*, 6 FCC Rcd 889 (Rev. Bd. 1991) at ¶ 8.

Respectfully submitted,

READING BROADCASTING, INC.

By:   
Thomas J. Hutton  
C. Dennis Southard, IV  
Its Attorneys

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February 4, 2000

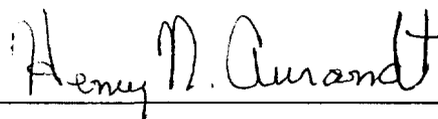
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<sup>1</sup> Both stock records may constitute hearsay, but hearsay evidence that is relevant and material is admissible in administrative proceedings. See *Johnson v. United States*, 628 F.2d 187, 190 (D.C. Cir. 1980); *Lee Optical*, 2 FCC Rcd 5480 (Rev. Bd. 1987) at ¶ 20.

**Declaration**

I have reviewed a copy of Reading Broadcasting, Inc. Exhibit 17A in MM Docket No. 99-153. That exhibit contains a true and complete copy of the stock register of STV Reading, Inc., in which stock register all of the handwritten entries are my entries. I declare under penalty of perjury that the foregoing is true and correct. Executed on January 31, 2000.

A handwritten signature in cursive script that reads "Henry N. Aurandt". The signature is written in black ink and is positioned above a horizontal line.

Henry N. Aurandt

CERTIFICATE OF SERVICE

I, Julie M. Gordon, a secretary in the law firm of Holland & Knight LLP, do hereby certify that on February 4, 2000, a copy of the foregoing Motion to Receive Reading Exhibits 17 and 17A was delivered by hand to the following:

The Honorable Richard L. Sippel  
Administrative Law Judge  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W., Room 1-C864  
Washington, D.C. 20554  
(via hand delivery and fax (202) 418-0195)

James Shook, Esq.  
Enforcement Division  
Mass Media Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W., Room 3-A463  
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Counsel for Adams Communications Corporation

  
Julie M. Gordon