equipment to maintain the fire detection, alarm, and extinguishing systems; and life support systems in the event the normal electrical supply is interrupted. 

(2) When life support systems are used, the facility must provide emergency electrical power with an emergency generator (as defined in NFPA 99, Health Care Facilities) that is located on the premises.

* * * * *

PART 485—CONDITIONS OF PARTICIPATION: SPECIALIZED PROVIDERS

16. The authority citation for part 485 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395(hh)).

§ 485.635 [Amended]

17. In § 485.635, amend paragraph (a)(3)(vii) by removing the reference to “§ 483.25(d)(8)” and adding in its place “§ 483.25(g)”.

18. In § 485.645—

a. Revise paragraph (d)(1).

b. Remove paragraph (d)(2).

c. Redesignate paragraphs (d)(3) through (10) as paragraphs (d)(2) through (9), respectively.

d. Revise newly redesignated paragraphs (d)(2) through (9).

The revisions read as follows:

§ 485.645 Special requirements for CAH providers of long-term care services (“swing-beds”)

* * * * *

(d) * * *

(1) Resident rights (§ 483.10(b)(7), (c)(1), (c)(2)(i), (ii), (c)(6), (d)(1), (e)(2), (e)(4), (f)(4)(i)(ii), (f)(4)(iii), (f)(9), (g)(6), (g)(17), (g)(18) introductory text, (h) of this chapter).

(2) Admission, transfer, and discharge rights (§ 483.5 definition of transfer & discharge, § 483.15(c)(1), (c)(2), (c)(3), (c)(4), (c)(5), (c)(7), (c)(8), and (c)(9) of this chapter).

(3) Freedom from abuse, neglect and exploitation (§ 483.12(a)(1), (a)(2), (a)(3)(i), (ii), (a)(3)(ii), (a)(4), (b)(1), (b)(2), (c)(1), (c)(2), (c)(3), and (c)(4) of this chapter).

(4) Patient activities (§ 483.24(c) of this chapter), except that the services may be directed either by a qualified professional meeting the requirements of § 483.24(c)(2), or by an individual on the facility staff who is designated as the activities director and who serves in consultation with a therapeutic recreation specialist, occupational therapist, or other professional with experience or education in recreational therapy.

* * * * *

PART 488—SURVEY, CERTIFICATION, AND ENFORCEMENT PROCEDURES

19. The authority citation for part 488 continues to read as follows:

Authority: Secs. 1102, 1128l, 1864, 1865, 1871 and 1875 of the Social Security Act, unless otherwise noted (42 U.S.C 1302, 1320a–7j, 1395aa, 1395bb, 1395hh) and 1395ll.

§ 488.56 [Amended]

20. In § 488.56 amend paragraphs (b) introductory text and (b)(2) by removing the reference “§ 488.75(i)” and adding in its place “§ 483.70(h)”.

Dated: June 30, 2017.

Thomas E. Price
Secretary, Department of Health and Human Services.
Commission fully considered and rejected; relates to matters outside the scope of the proceeding; and fails to identify any material error, omission, or reason warranting reconsideration. This action was taken by the International Bureau and the Media Bureau pursuant to delegated authority under section 1.429(l) of the Commission’s rules.

3. The Order on Reconsideration finds the Petition fails to state with particularity the respects in which Petitioner believes the Commission’s action in the 2016 Foreign Ownership Report and Order should be changed. The Order on Reconsideration notes that the Petition only consists of generalized claims and requests and offers no evidence or analysis to support the assertions. To the extent the Petition’s assertions can be construed as requesting that the Commission adopt a reciprocity standard in the broadcast context, the Petition does not explain with any specificity how the Commission would make changes to implement such a reciprocity standard. Nor does it address the 2016 Foreign Ownership Report and Order changes existing Commission policy and precedent with respect to the agency’s evaluation of foreign ownership of broadcast licensees in this respect, which requires the Commission to assess, in each particular case, whether the foreign interests presented for approval by the licensee are in the public interest consistent with section 310(b)(4), and accords deference to the expertise of the relevant Executive Branch agency relating to trade policy as well as national security, law enforcement, and foreign policy matters. In sum, the Petition does not identify particular procedures adopted in the 2016 Foreign Ownership Report and Order that Petitioner believes should be changed or explain with specificity how Petitioner believes the Commission should implement any such changes.

4. The Order on Reconsideration also finds that the Petition raises no relevant new arguments and merely echoes Petitioner’s earlier arguments, made in response to the 2015 Foreign Ownership NPRM, that taking the proposed action would raise trade concerns contrary to the public interest. The Commission, however, addressed this issue in the 2016 Foreign Ownership Report and Order, finding that the relevant Executive Branch agencies will continue to review foreign ownership petitions for declaratory ruling filed pursuant to section 310(b)(4) of the Act, where appropriate, and advise the Commission of any national security, law enforcement, foreign policy, or trade policy concerns. The Commission found that this review process will continue to address concerns raised by a particular foreign investment in the broadcasting context, and specifically Petitioner’s concerns about what it characterizes as a “unilateral trade concession.” In extending the procedures applicable to common carrier licensees to broadcast licensees, the Commission concluded that the streamlined common carrier procedures for reviewing foreign ownership petitions create an efficient process that benefits filers without harm to the public. These changes in procedures were not intended to have any substantive effect on Executive Branch agency review of these petitions, and there is no reason to believe that the Commission’s action in the 2016 Foreign Ownership Report and Order will in fact have any such effect. And Petitioner has suggested nothing that indicates otherwise.

5. In sum, the Commission fully considered Petitioner’s earlier arguments and explained in the 2016 Foreign Ownership Report and Order the reasons for the Commission’s decisions. Moreover, to the extent they can be discerned, Petitioner’s real concerns appear to be about the substantive evaluation of foreign ownership in broadcasting as it may relate to trade policy. The 2016 Foreign Ownership Report and Order, however, only streamlined the procedures for seeking an evaluation. It did not address the substantive criteria for the evaluation. The Petition, therefore, also warrants dismissal for relating to matters outside the scope of the 2016 Foreign Ownership Report and Order.

6. The Petition also fails to demonstrate any material error, omission, or reason warranting reconsideration of the 2016 Foreign Ownership Report and Order. The Petition does not identify any basis in the statute or relevant authority that would prohibit the Commission from adopting the streamlined procedures. As discussed, Petitioner’s generalized claims and requests throughout the Petition are unsupported by evidence or analysis. To the extent Petitioner repeats earlier arguments that the Commission fully considered and rejected, and raises no relevant new arguments that warrant consideration, the Order on Reconsideration finds that the Petition fails to identify any material error, omission, or reason warranting reconsideration of the 2016 Foreign Ownership Report and Order.

7. Finally, the Order on Reconsideration notes that Petitioner’s ex parte submission does not cure the Petition’s deficiencies. Petitioner sent “Reply Comments” via email to a number of recipients, including members of the Commission. The Commission treated these “Reply Comments” as an ex parte submission for the purpose of enabling full consideration of the record. However, Petitioner’s “Reply Comments” to the Petition were not properly filed in accordance with the Commission’s rules.) Petitioner’s ex parte submission does not state with particularity the respects in which Petitioner believes the Commission’s action in the 2016 Foreign Ownership Report and Order should be changed; relies on arguments that the Commission fully considered and rejected in the 2016 Foreign Ownership Report and Order; and fails to identify any material error, omission, or reason warranting reconsideration.

To the extent Petitioner raises issues related to other matters he has pending before the Commission, those matters were not addressed in the Order on Reconsideration.) Accordingly, for the reasons stated above, the Petition is dismissed pursuant to section 1.429 of the Commission’s rules.

Ordering Clauses

8. Accordingly, it is ordered that, pursuant to sections 5(c) and 405 of the Communications Act of 1934, as amended, 47 U.S.C. 155(c), 405, and sections 0.51, 0.61, 0.261, 0.283, 1.429(c), and 1.429(l) of the Commission’s rules, 47 CFR 0.51, 0.61, 0.261, 0.283, 1.429(c), 1.429(l), the Petition for Reconsideration filed by William J. Kirsch in this proceeding is dismissed.

9. It is further ordered that, pursuant to section 1.103 of the Commission’s rules, 47 CFR 1.103, this Order is effective upon release. Applications for review under section 1.115 of the Commission’s rules, 47 CFR 1.115, may be filed within thirty days of the date of public notice of this Order.

Federal Communications Commission.

Troy Tanner,
Deputy Chief, International Bureau.

[FR Doc. 2017–14644 Filed 7–12–17; 8:45 am]
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