

Verne, B. Michael

From: [REDACTED]
Sent: Thursday, November 14, 2013 9:52 AM
To: Verne, B. Michael; Walsh, Kathryn
Subject: Question

Mike and Kate –

Quick question for you: Where an acquiring entity is held 50/50 by two UPEs, am I correct that each UPE separately submits a filing, and each pays a separate filing fee (i.e., a total of two fees)? My recollection is that where the acquired entity has two UPEs you only pay one fee, but where the acquiring entity has two UPEs you're stuck with two fees. But I confess it has been a while since this situation has arisen, so I wanted to double check. Thanks in advance. I hope you both are well. [REDACTED]

[REDACTED]

[REDACTED]

This message is confidential and may be legally privileged or otherwise protected from disclosure. If you are not the intended recipient, please telephone or email the sender and delete this message and any attachment from your system; you must not copy or disclose the contents of this message or any attachment to any other person.

[REDACTED] is part of the international legal practice Squire Sanders which operates worldwide through a number of separate legal entities. Please visit [REDACTED] for more information.

#US

1. The acquiring entity can file on behalf of the two UPEs on one form.
2. Two fees unless covered by §803.9(c)

BM ✓
11/14/13

KW concurs