KNOT INC Form SC 13G/A February 14, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

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SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT
TO RULES 13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED
PURSUANT TO RULE 13d-2(b)

(Amendment No. 1)\*

The Knot, Inc. \_\_\_\_\_\_ (Name of Issuer) Common Stock, par value \$.001 per share (Title of Class of Securities) 499184109 \_\_\_\_\_ (CUSIP Number) December 31, 2001 \_\_\_\_\_\_ (Date of Event Which Requires Filing of this Statement) Check the appropriate box to designate the rule pursuant to which this Schedule is filed: |\_| Rule 13d-1(b) |\_| Rule 13d-1(c) |X| Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose th of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

<sup>\*</sup> The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

CUSIP No.	. 4991	184109			13G			1	of 2 H	Pages
1.			PORTING		ABOVE PERS	ONS (E	NTITIES ON	 LY)		
		ast Corp 709202	ooration							
2.	CHEC	(a)	  _							
								(b)	X	
3.	SEC (	JSE ONLY	΄							
4.	CITIZ	ZENSHIP	OR PLAC	E OF ORGAN	NIZATION					
	Penns	sylvania	a							
		5.	SOLE VO	TING POWER	₹		5,725,590	(See	Item	4(a))
NUMBER OF SHARES BENEFICIA	5	6.	SHARED '	VOTING POW	VER	1	None			
OWNED E EACH REPORTIN		7.	SOLE DI	SPOSITIVE	POWER		5,725,590 	(See	Item 4	4(a))
PERSON WI	TH 	8.	SHARED 1	DISPOSITIV	JE POWER	]	None			
9.	AGGRI	EGATE AN	MOUNT BE	NEFICIALLY	Y OWNED BY	EACH R	EPORTING P	ERSON		
	5,725	5,590								
10.		K BOX IE AIN SHAF		GREGATE AN	MOUNT IN RO	W (9)	EXCLUDES			
	CERIF	AIN SHAF	KES^							_
11.	PERCE	ENT OF (	CLASS RE	PRESENTED	BY AMOUNT	IN ROW	(9)			
	38.99	ò								
12.	TYPE	OF REPO	ORTING P	ERSON*						
	СО									
			*SEE IN	STRUCTIONS	BEFORE FI	LLING	 OUT!			

CUSIP No. 499184109

2

2 of 2Pages

1.	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)												
	QVC, 23-24												
2.	CHECK	THE	APPROPF	RIATE BO	K IF	A MEM	BER OF	Α	GROUP*			(	a) _
												(1	o)  X
3.	SEC U	SE ON	ILY										
4.			P OR PI	ACE OF (	ORGA	 NIZATI	ON						
	Delaw	are											
		5. SOLE VOTING POWER 5,725,590 (								(See	Item	4(a))	
NUMBER ( SHARES BENEFICIA OWNER	S ALLY	6. SHARED VOTING POWER None											
OWNED EACH REPORTIN	NG	7. SOLE DISPOSITIVE POWER 5,725,590 (S								(See	Item	4(a))	
PERSON WI	LIH	8. SHARED DISPOSITIVE POWER None											
9.			AMOUNT	BENEFIC:	IALL	Y OWNE	D BY E	ACH	REPORTI	NG P	ERSON		
	5 <b>,</b> 725	,590 											
10.	. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*									1_	_1		
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)												
	38.9%												
12.	TYPE (	OF RE	PORTING	PERSON	*								
	CO												
			*SEE	INSTRUC	ΓΙΟΝ	S BEFO	RE FIL	LIN	G OUT!				

Item 1(a). Name of Issuer:

The Knot, Inc.

Item 1(b). Address of Issuer's Principal Executive Offices:
 462 Broadway, 6th Floor

New York, NY 10013

#### Item 2(a). Name of Person Filing:

This statement is being filed on behalf of Comcast Corporation ("Comcast") and QVC, Inc. ("QVC"). Interactive Technology Holdings, LLC ("Interactive Technology") is deemed to own shares of Common Stock (as defined below) as described in Item 4 below. Comcast OIH, Inc. ("OIH"), as a member of Interactive Technology, has a 29.4% interest in the profits of Interactive Technology. QIH is a direct wholly owned subsidiary of Comcast. In 2001, Comcast QIH, L.P. was converted from a limited partnership into a corporation and renamed Comcast QIH, Inc. and in 2001 each of Comcast QIH GP, Inc. and Comcast QIH, LP, Inc. merged with and into QIH. QIH was the surviving entity. QK Holdings, Inc. ("QK"), as a member of Interactive Technology, has a 68.6% interest in the profits of Interactive Technology. QK is a direct wholly owned subsidiary of QVC. Comcast holds a majority of the voting shares of QVC. In 2001, Sural Corporation merged with and into Sural LLC ("Sural"). Sural was the surviving entity in the merger. Sural owns approximately 86.7% of the voting power of Comcast's voting common stock. The President of Comcast, Brian L. Roberts, is the managing member of Sural and holds approximately 72% of its outstanding units of membership interests.

Item 2(b). Address of Principal Business Office or, if None, Residence:

The principal business office of Comcast is  $1500~\mathrm{Market}$  Street, Philadelphia, PA 19102-2148.

The principal business office of QVC is 1200 Wilson Drive, West Chester, Pennsylvania 19380.

The principal business office of Sural is 1105 North Market Street, Suite 1405, Wilmington, DE 19801.

The business address of Brian L. Roberts is  $1500~\mathrm{Market}$  Street, Philadelphia, PA 19102-2148.

The principal business office of Interactive Technology is 1500 Market Street, Philadelphia, PA 19102-2148.

The principal business office of QIH is  $1201\ \mathrm{Market}\ \mathrm{Street}$ , Suite 1405, Wilmington Delaware 19801.

The principal business office of QK is  $1200\ \text{Wilson}$  Drive, West Chester, Pennsylvania 19380.

#### Item 2(c). Citizenship:

Comcast was organized in the state of Pennsylvania.

QVC was organized in the state of Delaware.

Sural was organized in the state of Delaware.

Brian L. Roberts is a citizen of the United States.

Interactive Technology was organized in the state of Delaware.

QIH was organized in the state of Delaware.

QK was organized in the state of Delaware.

Item 2(d). Title of Class of Securities:

Common Stock, par value \$.001 per share ("Common Stock")

Item 2(e). CUSIP Number:

499184109

- Item 3. If this Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a:
  - (a) |\_| Broker or dealer registered under Section 15 of the Exchange Act;
  - (b) |\_| Bank as defined in Section 3(a)(6) of the Exchange Act;

  - (d) |\_| Investment company registered under Section 8 of the Investment Company Act;

  - (f) |\_| An employee benefit plan or endowment fund in accordance with Rule 13d-1 (b) (1) (ii) (F);

  - (h)  $|\_|$  A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
  - (i) |\_| A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act;
  - (j)  $|\_|$  Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

If this statement is filed pursuant to Rule 13d-1(c), check this box.  $|\_|$ 

Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of issuer identified in Item 1.

(a) Amount beneficially owned:

Each of Comcast and QVC may be deemed to be the beneficial owner of 5,725,590 shares of Common Stock as described below.

Interactive Technology may be deemed to be the beneficial owner of

5,725,590 shares of Common Stock as a result of its direct ownership of 5,725,590 shares of Common Stock.

QIH, as a member of Interactive Technology, has a 29.4% interest in the profits of Interactive Technology. QIH may be deemed to beneficially own the 5,725,590 shares of Common Stock deemed to be owned by Interactive Technology referred to above. QIH is a direct wholly owned subsidiary of Comcast.

QK, as a member of Interactive Technology, has a 68.6% interest in the profits of Interactive Technology. QK may be deemed to beneficially own the 5,725,590 shares of Common Stock deemed to be owned by Interactive Technology referred to above. QK is a direct wholly owned subsidiary of QVC.

QVC may be deemed to be the beneficial owner of 5,725,590 shares of Common Stock deemed to be owned by QK referred to above. Comcast holds a majority of the voting shares of QVC.

Comcast may be deemed to be the beneficial owner of 5,725,590 shares of Common stock deemed to be owned by each of QIH and QVC.

Sural may be deemed to be the beneficial owner of the 5,725,590 shares of Common Stock deemed to be owned by Comcast referred to above. Sural owns approximately 86.7% of the voting power of Comcast's voting common stock.

Brian L. Roberts may be deemed to be the beneficial owner of the 5,725,590 shares of Common Stock deemed to be owned by Comcast referred to above. Brian L. Roberts is the managing member of Sural and holds approximately 72% of its outstanding units of membership interests.

(b) Percent of class:

Each of Interactive Technology, QIH, QK, QVC, Comcast, Sural and Brian L. Roberts may be deemed to beneficially own 38.9% of the shares of Common Stock.

- (c) Number of shares as to which such person has:
  - (i) Sole power to vote or to direct the vote: Interactive Technology has sole power to vote or direct the vote of the 5,725,590 shares of Common Stock directly owned by it. Each of QIH, QK, QVC, Comcast, Sural and Brian L. Roberts may be deemed to have power to vote or direct the vote of these 5,725,590 shares of Common Stock. See Item 4(a).
  - (ii) Shared power to vote or to direct the vote: None.
  - (iii) Sole power to dispose or to direct the disposition of:

Interactive Technology has sole power to dispose or direct the disposition of the 5,725,590 shares of Common Stock directly owned by it. Each of QIH, QK, QVC, Comcast, Sural and Brian L. Roberts may be deemed to have power to dispose or direct the disposition of these 5,725,590 shares of Common Stock. See Item 4(a).

- (iv) Shared power to dispose or to direct the disposition of: None.
- Item 5. Ownership of Five Percent or Less of a Class.

	Ιf	this	sta	ateme	ent	is	bei	ng	filed	to	repo	ort	the	fact	that	as	of	the	dat	е
hereo	of t	the re	epoi	cting	g pe	ersc	on h	as	cease	d to	be	the	bei	nefici	ial o	wner	of	mor	e ti	han
five	per	cent	of	the	cla	ass	of	sec	curiti	es,	ched	ck t	he :	follow	wing.	1_1				

Item	6.	Ownership	of	More	than	Five	Percent	on	Behalf	of	Another	Person.

Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certifications.

Not applicable.

#### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief,  ${\tt I}$  certify that the information set forth in this statement is true, complete and correct.

COMCAST CORPORATION

February 14, 2002
-----(Date)

/s/ Arthur R. Block -----(Signature)

Arthur R. Block, Senior Vice President
(Name/Title)

QVC, INC.

February 14, 2002 -----(Date)

/s/ Neal S. Grabell -----(Signature)

Neal S. Grabell, Authorized Signatory
-----(Name/Title)

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see  $18~\mathrm{U.S.C.}~1001$ ).