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July 20, 2010

#### Via IBFS

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

#### Re: Sirius XM Radio Inc. Request for 180-Day Special Temporary Authority For a Terrestrial Repeater in Baltimore, Maryland

Dear Ms. Dortch:

Pursuant to Section 25.120(b)(2) of the Commission's rules, 47 C.F.R. § 25.120(b)(2), Sirius XM Radio Inc. ("Sirius XM"), a satellite radio licensee in the Satellite Digital Audio Radio Service ("SDARS"), hereby requests 180-Day Special Temporary Authority ("STA") for one terrestrial repeater having an Effective Isotropically Radiated Power ("EIRP") of below 12 kw in Baltimore, Maryland.<sup>1</sup> Specifically, this application seeks authority to operate one repeater in the former Sirius Satellite Radio Inc. ("Sirius") frequency band (2320-2332.5 MHz) at 4900 watts on each of two sectors. Sirius XM requires STA so that it can increase the power of this repeater back to the level at which it oerated prior to June 2010, in order to minimize the disruption of satellite radio service to the public.<sup>2</sup>

<sup>&</sup>lt;sup>1</sup> The Commission recently adopted formal rules for satellite radio terrestrial repeaters. Amendment of Part 27 of the Commission's Rules to Govern the Operation of Wireless Communications Services in the 2.3 GHz Band; Establishment of Rules and Polices for the Digital Audio Radio Satellite Service in the 2310-2360 MHz Frequency Band, *Report and Order and Second Report and Order*, FCC 10-82 (released May 20, 2010) (the "*May 20 Order*"). The *May 20 Order* authorizes the International Bureau "to continue to grant STAs for new or modified repeaters ... [until] any permanent authorization to operate SDARS repeaters becomes effective." *Id.* at Para. 264.

<sup>&</sup>lt;sup>2</sup> On July 16, 2010, Sirius XM filed an application for a 60 day STA for the same facilities, pursuant to Section 25.120(b)(3) of the Commission's Rules, 47 C.F.R. §25.120(b)(3). *See* FCC File No. SAT-STA-20100716-00161. That application remains pending. A related application

The Commission has recognized that SDARS operators require terrestrial repeaters to provide highquality service nationwide.<sup>3</sup> Consistent with this policy, in September 2001, the Bureau granted STAs to Sirius XM to operate a nationwide network of terrestrial repeaters.<sup>4</sup> In the years since, the Bureau has granted Sirius XM additional STAs to operate terrestrial repeaters, pending issuance of final rules governing the deployment and use of repeaters.<sup>5</sup> The *May 20 Order* adopted those final rules, although the rules have not become effective and also remain subject to reconsideration and review by the Commission and the courts.

*Public Interest Considerations.* In June 2010, Sirius XM discontinued operations on this repeater due to minor discrepancies between the authorized site parameters and the specifications of the repeater as constructed. Pursuant to STA, Sirius XM reauthorized operations at lower power in order to promptly return service to the public. *See* FCC File No. SAT-STA-20100621-00140

for 180 day STA for this same facility also remains pending. *See* FCC File No. SAT-STA-20100623-00142.

- <sup>3</sup> See May 20 Order. See also, Establishment of Rules and Policies for the Digital Audio Radio Satellite Service in the 2310-2360 MHz Frequency Band, Report and Order, 12 FCC Rcd 5754, 5770 ¶ 37 (1997).
- <sup>4</sup> See Sirius Satellite Radio, Inc., Application for Special Temporary Authority to Operate Satellite Digital Audio Radio Service Complimentary Terrestrial Repeaters, Order and Authorization, 16 FCC Rcd. 16773 ¶ 18 (2001) ("Sirius STA Order"). XM Radio, Inc., Application for Special Temporary Authority to Operate Satellite Digital Audio Radio Service Complimentary Terrestrial Repeaters, Order and Authorization, 16 FCC Rcd. 16781 ¶ 18 (2001) ("XM STA Order").
- 5 See, e.g., Sirius Satellite Radio Inc.; Request to Modify Special Temporary Authority to Operate Additional Satellite Digital Audio Radio Service Terrestrial Repeaters, Order and Authorization, 19 FCC Rcd. 18140 (2004) (granting Sirius an STA in File No. SAT-STA-20031106-00370, effective Sept. 15, 2004. Since that time, the Commission has extended the STA several times, pending the issuance of final rules governing the use of satellite DARS terrestrial repeaters. In September 2004, the Commission granted Sirius a new STA to operate for 180 days or until the Commission issues final rules governing the use of satellite DARS terrestrial repeaters. See Sirius Satellite Radio Inc. Request to Modify Special Temporary Authority to Operate Satellite DARS Terrestrial Repeaters, Order and Authorization, 19 FCC Rcd 18149 (2004) ("2004 STA Grant Order"). Sirius timely filed an application for renewal of this STA on March 1, 2005. See File No. SAT-STA-20050301-00053. To date, the Commission has not acted on this application. See also, XM Radio, Inc.; Request for Special Temporary Authority to Operate Additional Satellite Digital Audio Radio Service Terrestrial Repeaters, Order and Authorization, 19 FCC Rcd. 18140 (2004) (granting XM an STA in File No. SAT-STA-20031112-00371, effective Sept. 15, 2004); Public Notice, 2002 FCC Lexis 5670 (rel. Oct. 30, 2002) (granting XM an STA in File No. SAT-STA-20020815-00153, effective Sept. 30, 2002); Public Notice, 2003 FCC Lexis 4803 (rel. Aug. 29, 2002) (granting XM an STA in File No. SAT-STA-20030409-00076, effective June 26, 2003). XM has filed applications to renew its STAs, and those renewal applications remain pending.

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(granted June 25, 2010). Sirius XM now seeks to return this repeater to operation with the power level at which it previously operated -- 4900 watts EIRP, on each of two sectors -- in order to provide its subscribers in the Baltimore, Maryland area with the same quality of satellite radio service as they received prior to June 2010.

*Technical Information for the Repeater.* The following technical information pertaining to the repeater is provided in Exhibit A: (1) antenna type; (2) antenna orientation; (3) average EIRP; (4) height above ground level ("AGL"); and (5) antenna downtilt.<sup>6</sup> Exhibits B and C consist respectively, of Google<sup>TM</sup> satellite images and topographic maps showing the location of the proposed facilities. The specification sheets for the antennas to be used by the repeater is attached as Exhibit D.

*Interference Considerations.* As proposed in this STA, this repeater will operate at an average EIRP of 4900 watts. Because Sirius XM has exclusive use of its licensed band, and because this repeater previously operated at this power level without causing any interference, it is highly unlikely that this repeater will create interference to other licensees.<sup>7</sup> To the extent Sirius XM's original 2001 STAs require it to coordinate with affected Wireless Communications Services ("WCS") licensees prior to operating any repeater, Sirius XM is sending a copy of this STA application to Horizon Wi-Com LLC in satisfaction of this coordination requirement<sup>8</sup> However, if prohibited interference does occur, Sirius XM will cease operation of the repeater until such interference can be eliminated.<sup>9</sup>

<sup>&</sup>lt;sup>6</sup> For purposes of Sirius XM's repeater STA applications, "antenna downtilt" refers to an antenna's mechanical downtilt, without reference to any electrical downtilt built into the antenna.

<sup>&</sup>lt;sup>7</sup> In the *May 20 Order*, the Commission determined "that SDARS terrestrial repeaters can operate at an average EIRP of 12 kw with maximum PAPR of 13 dB without causing harmful interference to WCS base station receivers." *May 20 Order* at Para. 243.

<sup>&</sup>lt;sup>8</sup> Despite the Bureau's statement in the *XM STA Order* (at ¶ 14) and *Sirius STA Order* (at ¶ 14) that it expects "WCS licensees to provide a schedule or as much advance notice as possible of when their stations are to be placed in operation," Sirius XM has not received information directly from any WCS licensee regarding plans for WCS deployment in these markets. However, Sirius XM's own review of Commission files shows that Horizon has certified that it operates a WCS station serving the Washington, DC metro area, Call Sign KNLB315. It is not clear from the certification whether the base station is receiving transmissions from CPE or is engaged in transmit-only operations. If only the latter, potential interference to the base station is not an issue. In any event, Sirius XM has conducted an interference analysis and determined that its proposed repeaters will not create any interference concern for Horizon's operating WCS site beyond any concerns that may exist from Sirius XM's existing repeaters in the vicinity, none of which have been the subject of any interference complaints from WCS licensees or users.

<sup>&</sup>lt;sup>9</sup> This repeater's design includes several automated shutdown mechanisms that are triggered in the event of equipment major malfunctions. The transmit chain also includes a transmit output

*Ownership and Control of Repeater*. Sirius XM will own the repeater and it will be responsible for the repeater's installation and operation.

*Certifications*. Sirius XM certifies that it will operate the repeater subject to the conditions and certifications set forth in the *Sirius STA Order* and *XM STA Order* granting Sirius XM's September 2001 requests for STAs to operate terrestrial repeaters. Specifically, Sirius XM certifies the following:

(1) Sirius XM will operate this repeater at its own risk, and such operation shall not prejudice the outcome of the final rules adopted by the Commission in GEN Docket 95-91;

(2) Sirius XM will operate these facilities on a non-interference basis with respect to all permanently authorized radiocommunication facilities;

(3) The facilities will be restricted to the simultaneous retransmission of the complete programming, and only that programming, transmitted by the satellite directly to SDARS receivers;

(4) Where applicable, coordination of the facilities will be completed with all affected Administrations prior to operation, in accordance with all applicable international agreements including those with Canada and Mexico;

(5) The facilities will comply with Part 17 of the Commission's rules – Construction, Marking, and Lighting of Antenna Structures;

(6) The facilities will comply with Part 1 of the Commission's rules, Subpart I - Procedures Implementing the National Environmental Policy Act of 1969, including the guidelines for human exposure to radio frequency electromagnetic fields as defined in Sections 1.1307(b) and 1.1310 of the Commission's rules;

(7) The out-of-band emissions of the facility will be limited to 75+10log (EIRP) dB less than the transmitter EIRP;

(8) Sirius XM will operate this repeater according to the technical parameters provided in this application;

(9) Sirius XM will maintain full ownership and operational control of this repeater; and

(10) Sirius XM will immediately shut down this repeater upon a complaint of interference, upon direction from the Commission, or upon finding that a facility has not been properly installed.

coupler which feeds a self-monitoring system detecting any transmission anomalies. Any such anomalies are automatically reported back to Sirius XM's National Repeater Control Center (202-380-4725), which is available on a continuous basis to receive any reports of any suspected interference and take immediate corrective action.

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Granting this request will not alter Sirius XM's obligation to protect authorized radiocommunications facilities from interference, nor will it prejudice the outcome of the Commission's ongoing rulemaking pertaining to the deployment and operation of terrestrial repeaters. Sirius XM hereby certifies that no party to this application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853(a).

Sirius XM is submitting payment to the Federal Communications Commission in the amount of Two Thousand Eight Hundred Sixty Dollars (\$2860.00) -- the filing fee applicable to requests for STAs for non-geostationary ("NGSO") satellites.<sup>10</sup>

Please direct any questions regarding this matter to the undersigned.

Very truly yours,

S. Bl'itz

Vice President, Regulatory Counsel

cc: Stephen Duall, FCC International Bureau Jay Whaley, FCC International Bureau Sankar Persaud, FCC International Bureau

> Rajendra Singh, Horizon Wi-Com (<u>rsingh@tvllc.com</u>) Thomas Gutierrez, Lukas, Nace, Gutierrez & Sachs (tgutierrez@fcclaw.com)

<sup>&</sup>lt;sup>10</sup> See International and Satellite Services Fee Filing Guide (February 2009).

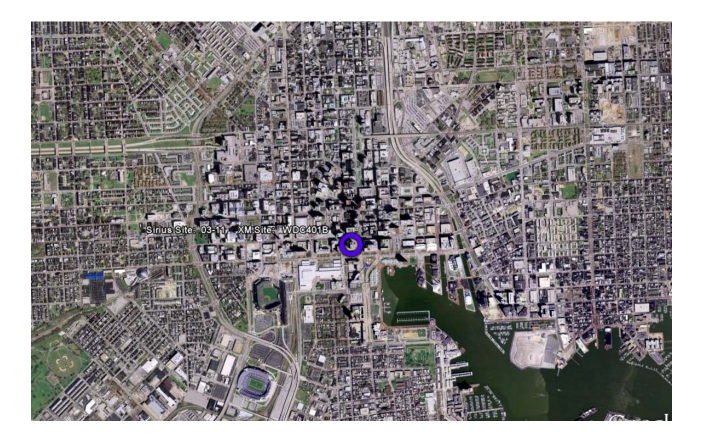
#### Exhibit A

# **Technical Parameters for Repeater**

СІТУ	ANTENNA NUMBER	SITE LATITUDE (N)	SITE LONGITUDE (W)	ANTENNA TYPE	ANTENNA ORIENTATION (AZIMUTH)	ANTENNA HEIGHT (FT.AGL)	ANTENNA DOWNTILT (DEGREES)	TOTAL AVERAGE EIRP (W)
Baltimore, MD	Sirius 03-11 Sector 1	39 -17 -14	76-36-52	EMS FR90-17-00NVL	45	525	0	4900
Baltimore, MD	Sirius 03-11 Sector 2	39 -17 -14	76-36-52	EMS FR90-17-00NVL	315	525	0	4900

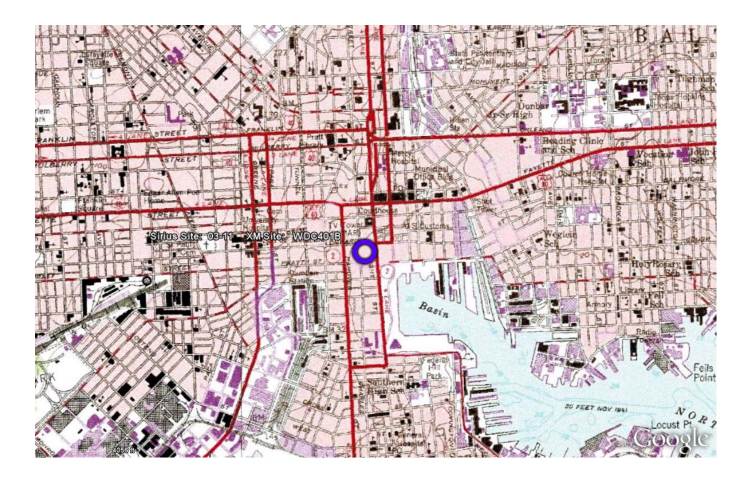
## Exhibit B

## **Google<sup>TM</sup> Satellite Image of Repeater Location**



### Exhibit C

## Topographic Map of Repeater Location



#### Exhibit D

Antenna Specification Sheet for Repeater

## **OTHER PRODUCTS**



#### **Electrical Specifications**

Azimuth Beamwidth (-3 dB) Elevation Beamwidth (-3 dB) Elevation Sidelobes (Upper) Gain Polarization Front-to-Back Ratio Electrical Downtilt Options VSWR Connectors Power Handling Passive Intermodulation

Lightning Protection

#### **Mechanical Specifications**

Dimensions (L x W x D)

Rated Wind Velocity Equivalent Flat Plate Area Front Wind Load @ 100 mph (161 kph) Side Wind Load @ 100 mph (161 kph) Weight (Without Mounting Options)

#### 54 in x 6 in x 3 in (137.2 cm x 15.2 cm x 7.6 cm) 150 mph (241 km/hr) 2.3 ft<sup>2</sup> (.21 m<sup>2</sup>) 66 lbs (294 N) 33 lbs (147 N) 13 lbs (6.0 kg)

**FR90-17-XXXVL** 

DualPol<sup>®</sup> Polarization

2305 MHz - 2360 MHz

 $90^{\circ} \pm 5^{\circ}$ 

> 20 dB

16.6 dBi (14.5 dBd) Slant, ±45°

> 25 dB ( > 30 dB Typ.)

1.33:1 Max (1.22:1 Typ)

[2 x 20 W (+ 43 dBm)] Chassis Ground

250 Watts CW

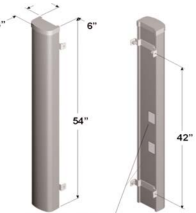
< -147 dBc

2; 7-16 DIN (female), or Type N

5.6°

0°

OptiFill™ Suppressor™



RF CONNECTORS

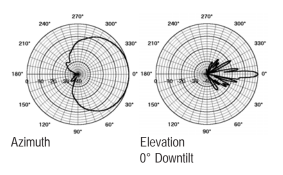


#### **Mounting Options**

MTG-P00-10, MTG-S02-10, MTG-DXX-20\*, MTG-CXX-10\*, MTG-C02-10, MTG-TXX-10\*

Note: \*Model number shown represents a series of products. See Mounting Options section for specific model number.

## Patterns



EMS' antennas are protected by one or more of the following U.S. patents: 5,844,529; 6,067,053; 6,462,710; 6,392,600; 6,069,590; 5,966,102; 5,757,246. EMS' antenna designs may also be covered by pending U.S. patent applications and by pending & awarded international patents.

Revised 09/03/04