Towanda Bryant

From:Towanda BryantSent:Wednesday, September 29, 2010 2:17 PMTo:Towanda BryantSubject:FW: Sirius XM Radio FW: FCC pending app SES-MFS-20100824-01076

*** Non-Public: For Internal Use Only *** -----Original Message----From: Hastings, Karis A. [mailto:karis.hastings@hoganlovells.com]
Sent: Tuesday, September 28, 2010 3:45 PM
To: Trang Nguyen
Cc: Paul Blais; Frank Peace; Towanda Bryant
Subject: RE: FCC pending app SES-MFS-20100824-01076

Trang,

Pursuant to our discussions, Sirius XM Radio Inc. ("Sirius XM") hereby supplements the record in the above referenced modification application, which proposes to add an antenna to earth station E060276 (the "E060276 Modification"). Specifically, Sirius XM confirms that the antenna proposed in the E060276 Modification and described as an Andrew ES37K-CLP2 is the same model with the same performance as the antennas referred to as model Andrew ESA37 in the previously approved applications cited in the E060276 Modification narrative, File Nos. SES-LIC-20080221-00195 (Freebird Communications, Call Sign E080046) and SES-LIC-20060613-00970 (RCN License Subsidiary, Inc., Call Sign E060218). Based on discussions with the antenna manufacturer, Sirius XM has confirmed that the specific model designation used in the E060276 Modification refers to characteristics including operating band and antenna positioners but that the antenna itself and its gain performance conform to those described in the previous applications.

Sirius XM respectfully requests that the Commission update the records in the E060276 Modification application proceeding to reflect this clarification. Please let me know if you have any questions.

Best regards, Karis Hastings Counsel for Sirius XM Radio Inc.