



Keogh, Cox & Wilson, Ltd.  
701 Main Street, Baton Rouge, LA 70802  
P.O. Box 1151, Baton Rouge, LA 70821  
P 225 383 3796 F 225 343 9612

[keoghcox.com](http://keoghcox.com)

John P. Wolff, III, Partner  
[jwolff@keoghcox.com](mailto:jwolff@keoghcox.com)  
Christopher K. Jones, Partner  
[cjones@keoghcox.com](mailto:cjones@keoghcox.com)

December 21, 2018

Federal Communications Commission  
445 12<sup>th</sup> Street SW  
Washington, D.C. 20554

Re: SGS Petition – Motion to Extend / CG Docket No. 02-278

Dear Commissioners:

On December 20, 2018, the Commission issued a Public Notice seeking comment on the *Petition for Expedited Declaratory Ruling or, in the Alternative, Request for Retroactive Waiver* filed by SGS North America, Inc. See DA-18-1290. In light of that Public Notice, we hereby withdraw the *Motion for Extension of Time to File Opposition to Petition for Expedited Declaratory Ruling or, in the Alternative, Request for Retroactive Waiver* that was filed on behalf of Taylor Carroll on December 20, 2018. We intend to file comments to SGS's Petition prior to the upcoming deadline. Please advise if you need any further information from us, as we remain

Very truly yours,  
KEOGH, COX & WILSON, LTD.

JOHN P. WOLFF, III  
CHRISTOPHER K. JONES

CKJ/tlm

cc: Phil Bohrer (via email – [phil@bohrerlaw.com](mailto:phil@bohrerlaw.com))  
Daniel Plunkett (via email – [dplunkett@mcglinchey.com](mailto:dplunkett@mcglinchey.com))  
Dennis Blunt (via email – [dennis.blunt@phelps.com](mailto:dennis.blunt@phelps.com))  
C. Kieffer Petree (via email – [cpetree@mcglinchey.com](mailto:cpetree@mcglinchey.com))  
Lauren E. Campisi (via email – [lcampisi@mcglinchey.com](mailto:lcampisi@mcglinchey.com))  
Dustin C. Alonzo (via email – [dalonzo@mcglinchey.com](mailto:dalonzo@mcglinchey.com))

