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JUN 19 1996

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

June 19, 1996

VIA HAND DELIVERY

Mr. William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, N.W. - Room 222
Washington, D.C. 20554

DOCKET FILE COPY ORIGINAL

Re: ET Docket No. 94-124

Dear Mr. Caton:

On behalf of the United States Satellite Broadcasting Company ("USSB"), we are filing an original and four (4) copies of its Supplementary Comments in the above-referenced proceeding.

If there are any questions, do not hesitate to contact the undersigned.

Respectfully submitted,

FLETCHER, HEALD & HILDRETH, P.L.C.



Leonard Robert Raish
Counsel for United States Satellite
Broadcasting Company

LRR:cej
Enclosure

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BEFORE THE

ORIGINAL

Federal Communications Commission

WASHINGTON, DC 20554

RECEIVED

JUN 19 1996

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In the Matter of Amendment of Parts 2)
 and 15 of the Commission's Rules to)
 Permit Use of Radio Frequencies Above)
 40 GHz for New Radio Applications)
)
 Petition of Sky Station International, Inc.)
 for Amendment of the Commission's)
 Rules to Establish Requirements for a)
 Global Stratospheric Telecommunications)
 Service in the 47.2-47.5 GHz and)
 47.9-48.2 GHz Frequency Bands)

ET Docket No. 94-124

RM-8784

To: The Commission

**SUPPLEMENTARY COMMENTS BY
UNITED STATES SATELLITE BROADCASTING COMPANY**

In Comments dated May 1, 1996 in the above-cited proceeding, the United States Satellite Broadcasting Company ("USSB"), expressed concern that Sky Station International, Inc. ("SSI") platforms might have a disruptive effect on reception of Direct Broadcasting-Satellite (DBS) signals on the surface of the earth.

SSI addressed the above point in its Reply Comments in the above cited proceeding stating:

"To provide even further assurances, Sky Station would be willing to accept a service rule requirement that GSTS not interfere with DBS-TV reception." (Reply Comments, page 8)

USSB has no problem with the SSI proposal for a service rule to protect DBS-TV reception. As the Commission proceeds with the processing of the SSI petition, USSB urges the Commission to consider favorably the above SSI proposal and incorporate it

into any proposed rulemaking action.

Respectfully submitted,

UNITED STATES SATELLITE
BROADCASTING COMPANY

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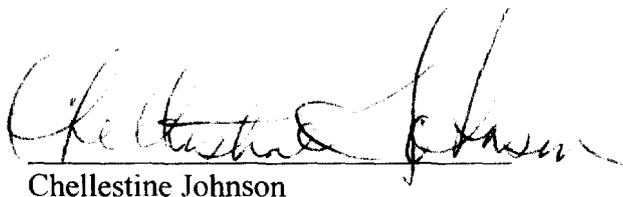
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Date: June 19, 1996

cej/lrr/r#5/ussb3.plead

CERTIFICATE OF SERVICE

I, Chellestine Johnson, a secretary in the law firm of Fletcher, Heald & Hildreth, P.L.C., do hereby certify that copies of the foregoing Supplementary Comments were sent this 19th day of June, 1996, by first-class United States mail, postage prepaid, to the parties on the attached list.

A handwritten signature in cursive script, appearing to read "Chellestine Johnson", written over a horizontal line.

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