

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554**

In the Matter of

MARITIME COMMUNICATIONS/LAND MOBILE, LLC

EB Docket No. 11-71
File No. EB-09-IH-1751
FRN: 0013587779

Participant in Auction No. 61 and Licensee of
Various Authorizations in the Wireless Radio Services

Applicant for Modification of Various
Authorizations in the Wireless Radio
Services

Application File Nos.
0004030479, 0004144435,
0004193028, 0004193328,
0004354053, 0004309872,
0004310060, 0004314903,
0004315013, 0004430505,
0004417199, 0004419431,
0004422320, 0004422329,
0004507921, 0004153701,
0004526264, 0004636537,
and 0004604962.

Applicant with ENCANA OIL AND GAS (USA), INC.;
DUQUESNE LIGHT COMPANY;
DCP MIDSTREAM, LP;
JACKSON COUNTY RURAL MEMBERSHIP
ELECTRIC COOPERATIVE;
PUGET SOUND ENERGY, INC.;
ENBRIDGE ENERGY COMPANY, INC.; etc.

To: Marlene H. Dortch, Secretary
Attention: Chief Administrative Law Judge Richard L. Sippel (“CALJ”)

EMERGENCY MOTION
FOR RESPONSE BY 5 PM DEC 3
TO PENDING SCHEDULING REQUEST

I, Warren Havens, submit this Motion as a party *pro se*. I have contacted the office of the Presiding Judge by email, and have called as well but got voice mail (no live response) on the following, copied from the email. I have not received a response.

From: eitt líf koma nú griðastaðir <warren.havens@sbcglobal.net>
To: "Austin.Randazzo@fcc.gov" <Austin.Randazzo@fcc.gov>
Cc: James Stenger <JStenger@chadbourne.com>; Jimmy Stobaugh <jstobaugh@telesaurus.com>
Sent: Saturday, November 29, 2014 3:55 PM
Subject: 1. Particular hearing day and time period for witness Steve Calabrese/ 2. Hearing exhibits.

Mr. Randazzo,

[1] Could you please check as needed with Judge Sippel and let me know the following* since I (and my associate Jimmy Stobaugh) have to, for Environmental LLC/ Verde Systems/ myself Warren Havens ("EVH"), arrange for the travel of witness Steve Calabrese, and I would like to get this done early this coming week to obtain better pricing and choices, considering that the hearing commences Dec 9.

* **The particular hearing day and time period for witness Steve Calabrese.** In all trials I have been in, at least the out-of-State witnesses are scheduled for a particular and time period within the day. He is the only witness the Judge permitted of those we requested. He has informed us that he has a tight schedule to keep his business and income going. I would be a hardship on him, and may not even be possible, if he were to have to appear at the hearing for more than a day, waiting to be called. That would also pose increased cost on EVH that does not appear necessary. [Red emphasis in original]

Mr. Calabrese is a business person, and must schedule travel in advance and re-arrange his business appointments and other scheduling to attend this hearing. Companies I manage will pay for his costs since he is called by ENL-VSL as a witness.

It would prejudice the participation in the hearing of myself, with ENL-VSL, if this Motion's request is not granted, including since Mr. Calabrese cannot, and cannot reasonable be made to, attend a many day hearing just for his testimony, and this his testimony may not be possible unless this request is granted, and granted by the time requested.

For these reasons, I request that this emergency Motion be granted and the Response provided by no later than the 5pm tomorrow, December 3.

Respectfully submitted,

/s/
Warren Havens
2509 Stuart St, Berkeley CA 94705
510 841 2220

December 2, 2014

CERTIFICATE OF SERVICE

The undersigned, hereby certifies that he has caused on this 2nd day of December, 2014
to be mailed by first class United States mail a true and correct copy of the foregoing:

The Honorable Richard L. Sippel
Chief Administrative Law Judge
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Pamela S. Kane
Deputy Chief
Investigations and Hearings Division Enforcement Bureau
Federal Communications Commission
445 12th Street SW, Room 4-C330
Washington, DC 20554

Sandra DePriest
Maritime Communications/Land Mobile LLC
206 North 8th Street
Columbus, MS 39701

Dennis C. Brown
8124 Cooke Court
Suite 201
Manassas, VA 20109
Counsel for Maritime Communications/Land Mobile LLC

Jeffrey L. Sheldon
Levine, Blaszak, Block & Boothby, LLP
2001 L Street, NW, Suite 900
Washington, DC 20036
Counsel for Puget Sound Energy, Inc.

Wesley Wright
Jack Richards
Keller & Heckman LLP
1001 G Street, NW
Suite 500 West
Washington, DC 20001
*Counsel for Atlas Pipeline — Mid Continent LLC; DCP Midstream, LP;
Enbridge Energy Co., Inc.; EnCana Oil and Gas (USA), Inc.; and Jackson
County Rural Membership Electric Cooperative*

Charles A. Zdebski
Gerit F. Hull
Eckert Seamans Cherin & Mellott, LLC 1717 Pennsylvania Avenue, N.W.
Washington, D.C. 20006
Counsel for Duquesne Light Co.

Paul J. Feldman
Harry F. Cole
Fletcher, Heald & Hildreth, P.L.C.
1300 N. 17th Street, 11th Floor
Arlington, VA 22209
Counsel for Southern California Regional Rail Authority

Matthew J. Plache
Law Office of Matthew J. Plache
5425 Wisconsin Avenue, NW
Suite 600, PMB 643
Chevy Chase, MD 20815
Counsel for Pinnacle Wireless Corp.

Albert J. Catalano
Keller & Heckman LLP
1001 G Street, N.W.
Suite 500 West
Washington, DC 20001
Counsel for Dixie Electric Membership Corp.

Robert J. Keller
Law Offices of Robert J. Keller, P.C.
PO Box 33428
Washington, DC 20033
Counsel for Maritime Communications/Land Mobile LLC

Robert G. Kirk
Wilkinson Barker Knauer, LLP
2300 N Street, NW Suite 700
Washington, DC 20037
*Counsel for Choctaw Telecommunications, LLC
and Choctaw Holdings, LLC*

Warren Havens
Atlis Wireless & Companies
2509 Stuart Street
Berkeley CA 94705
Attn: Jimmy Stobaugh

/s/
Warren Havens