

ANN BAVENDER*
ANNE GOODWIN CRUMP
VINCENT J. CURTIS, JR.
RICHARD J. ESTEVEZ
PAUL J. FELDMAN
ROBERT N. FELGAR*
RICHARD HILDRETH
FRANK R. JAZZO
ANDREW S. KERSTING*
EUGENE M. LAWSON, JR.
HARRY C. MARTIN
GEORGE PETRUTSAS
RAYMOND J. QUIANZON
LEONARD R. RAISH
JAMES P. RILEY
KATHLEEN VICTORY
HOWARD M. WEISS

* NOT ADMITTED IN VIRGINIA

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

ATTORNEYS AT LAW

11th FLOOR, 1300 NORTH 17th STREET
ARLINGTON, VIRGINIA 22209-3801

(703) 812-0400

TELECOPIER

(703) 812-0486

INTERNET

www.fhh-telcomlaw.com

FRANK U. FLETCHER
(1939-1985)
ROBERT L. HEALD
(1956-1983)
PAUL D.P. SPEARMAN
(1936-1962)
FRANK ROBERSON
(1936-1961)
RUSSELL ROWELL
(1948-1977)
EDWARD F. KENEHAN
(1960-1978)

CONSULTANT FOR INTERNATIONAL AND
INTERGOVERNMENTAL AFFAIRS
SHELDON J. KRYS
U. S. AMBASSADOR (ret.)

OF COUNSEL
EDWARD A. CAINE*
MITCHELL LAZARUS*
EDWARD S. O'NEILL*
JOHN JOSEPH SMITH

WRITER'S DIRECT

(703) 812-0429

petrusa@fhh-telcomlaw.com

April 5, 1999

VIA HAND DELIVERY

Magalie Roman Salas, Esquire
Secretary
Federal Communications Commission
The Portals
445 Twelfth Street, S.W.
Room TW-B204
Washington, D.C. 20554

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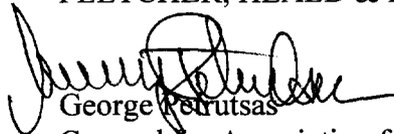
Re: Norcom Communications Corp. et al.
WTB Docket No. 98-181

Dear Ms. Salas:

On behalf of the Association for East End Land Mobile Coverage, LMR 900 Association of Suffolk, and NY LMR Association, Inc. we are filing an original and six (6) copies of their Joint Motion for a Further Extension of Time in the above-referenced proceeding.

Very truly yours,

FLETCHER, HEALD & HILDRETH, PLC



George Petrusas
Counsel for Association for
East End Land Mobile Coverage
LMR 900 Association of Suffolk
NY LMR Association, Inc.

GP:cej
Enclosures
cc: See Service List

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BEFORE THE

Federal Communications Commission

WASHINGTON, D.C. 20554

In the Matters of)	
)	
NORCOM COMMUNICATIONS CORPORATION)	WTB Docket No. 98-181
ASS'N FOR EAST END LAND MOBILE COVERAGE)	
LMR 900 ASSOCIATION OF SUFFOLK)	
NY LMR ASSOCIATION)	

To: Honorable John M. Frysiak, Administrative Law Judge

JOINT MOTION FOR A FURTHER EXTENSION OF TIME

The Association for East End Land Mobile Coverage , LMR 900 Association of Suffolk, and NY LMR Association ("Associations"), by counsel and pursuant to Sections 1.323(b) and 1.325(a)(2) of the rules and regulations of the Federal Communications Commission, hereby move the Presiding Judge to extend further the period within which the Associations must respond to the Wireless Telecommunications Bureau's first set of interrogatories and to its request for production of documents until April 23, 1999.¹ In support of the Motion, the following is respectfully submitted.

As the Presiding Judge has been previously advised, the Associations are negotiating with the Wireless Telecommunications Bureau for a settlement. The settlement negotiations continue and appear promising. Under the circumstances, it would be unreasonable to require the Associations to respond to the Bureau's

¹By Order, FCC 99M-23, released in this proceeding on April 2, 1999, the Presiding Judge set the date by which the Associations are to respond to the Bureau's interrogatories and to its request for the production of documents on April 9, 1999.

discovery requests before it is determined whether a settlement can be achieved.

Counsel for the Bureau have advised the undersigned that the Bureau neither supports nor opposes this Motion.

WHEREFORE, the promises considered, the Associations request the Presiding Judge to grant this Motion and extend the period within which they must respond to the Bureau's first set of interrogatories and its request for production of documents to and including April 23, 1999.

Respectfully submitted

ASSOCIATION FOR EAST END LAND
MOBILE COVERAGE
LMR 900 ASSOCIATION OF SUFFOLK
NY LMR ASSOCIATION

By: 
George Petrutsas
Ann Bavender

Their Attorneys

FLETCHER, HEALD & HILDRETH, P.L.C.
1300 North 17th Street
11th Floor
Rosslyn, VA 22209
(703) 812-0400

Date: April 7, 1999

cej/gp/petrutsas/norcom/pleading1

CERTIFICATE OF SERVICE

I, Chellestine Johnson, a secretary in the law firm of Fletcher, Heald & Hildreth, P.L.C. do hereby certify that true copies of the foregoing Joint Motion for a Further Extension of Time were sent this 7th day of April, 1999, by first-class United States mail, postage prepaid, to the following:

Honorable John M. Frysiak*
Administrative Law Judge
Federal Communications Commission
The Portals
445 Twelfth Street, S.W.
Room 1C861
Washington, D.C. 20554

Judy Lancaster, Esq.*
Thomas Fitzgibbon, Esq.
Federal Communications Commission
Wireless Telecommunications Bureau
445 12th Street, S.W. - Room 3C438
Washington, D.C. 20554
Counsel for Wireless Telecommunications Bureau

Russell H. Fox
Russ Taylor
Gardner, Carton & Douglas
1301 K Street, N.W.
Suite 900, East Tower
Washington, D.C. 20005
Counsel for Norcom Communications Corporation

*VIA HAND DELIVERY


Chellestine Johnson