

BEFORE THE  
FEDERAL COMMUNICATIONS COMMISSION  
WASHINGTON, D.C. 20554

ORIGINAL  
RECEIVED

APR 22 1999

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

IN THE MATTERS OF )  
)  
NORCOM COMMUNICATIONS CORPORATION )  
ASS'N FOR EAST END LAND MOBILE COVERAGE )  
LMR 900 ASSOCIATION OF SUFFOLK )  
METRO NY LMR ASSOCIATION )  
NY LMR ASSOCIATION )  
WIRELESS COMM. ASSOCIATION OF SUFFOLK COUNTY )

WTB DOCKET NO. 98-181

TO: HON. ADMINISTRATIVE LAW JUDGE JOHN M. FRYSIK

FIFTH MOTION FOR EXTENSION OF TIME

Norcom Communications Corp. ("Norcom"), by its attorneys and pursuant to section 1.323(b) and 1.325(a)(2) of the rules and regulations of the Federal Communications Commission ("FCC" or "Commission"), hereby moves the Presiding Judge to further extend the time periods by which Norcom is required to respond to two discovery requests initiated by the Wireless Telecommunications Bureau ("Bureau") in this proceeding.

Norcom moves the Presiding Judge to afford it until May 7, 1999, by which to respond to the Bureau's interrogatories and request for production of documents, as well as two of the Bureau's request for admissions for which Norcom's objections were overruled by Order No. 99M-20, dated March 19, 1999.

As Norcom previously reported in its Fourth Motion for Extension of Time, it continues to negotiate with the Bureau for the possible settlement of this controversy. On April 21, 1999, counsel for the Bureau informed Norcom that the Chief of the Bureau had tentatively approved the proposed settlement terms. On that same date, the Presiding Judge

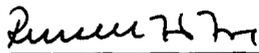
No. of Copies rec'd 074  
List A B C D E

scheduled a second prehearing conference, on May 4, 1999, the purpose of which is, in part, to address the potential settlement of this case. Thus, Norcom is hopeful that, as a result of these settlement negotiations, its responses to the Bureau's discovery requests will be rendered unnecessary. Nevertheless, Norcom reserves the right to seek a further extension based on further developments in this proceeding.

**WHEREFORE, THE PREMISES CONSIDERED,** Norcom requests that the Presiding Judge grant its Fifth Motion and extend the deadline for Norcom to respond both of the Bureau's outstanding requests for discovery, as well as the requests for admission, up to and including May 7, 1999.

Respectfully submitted,

**NORCOM COMMUNICATIONS CORPORATION**

By:   
Russell H. Fox  
Russ Taylor  
GARDNER, CARTON & DOUGLAS  
1301 K Street, N.W.  
Suite 900, East Tower  
Washington, D.C. 20005  
(202) 408-7100

Dated: April 22, 1999

**CERTIFICATE OF SERVICE**

I, Debbie Armstrong, a secretary in the law firm of Gardner, Carton & Douglas, certify that I have this 22d day of April, 1999, caused to be sent by facsimile and first-class mail, a copy of the foregoing Fifth Motion to the following:

Honorable John M. Frysiak  
Administrative Law Judge  
Federal Communications Commission  
445 12th Street, S.W.  
Room 1-C861  
Washington, D.C. 20554

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

George Petrutsas  
Fletcher Heald & Hildreth, PLC  
1300 North 17th Street  
11th Floor  
Rosslyn, VA 22209-3801

  
\_\_\_\_\_  
Debbie Armstrong