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October 11, 2001

BY HAND DELIVERY

Ms. Magalie Roman Salas
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

Re: ***Ex Parte Presentation***
*Establishment of Rules and Policies for the Satellite Digital Audio Radio Service
in the 2310-2360 MHz Band, IB Docket No. 95-91*

XM Radio Inc., File No. SAT-STA-20010712-00063

Dear Ms. Salas:

Karen Possner of BellSouth Corporation, Mary O'Connor of WorldCom, Inc., Don Brittingham of Verizon Wireless, Inc., Paul Sinderbrand on behalf of the Wireless Communications Association, and undersigned counsel on behalf of AT&T Wireless Services, Inc. met with Joel Kaufman and Marilyn Sonn of the Commission's Office of General Counsel ("OGC") yesterday with regard to the above referenced proceedings. At that meeting, we discussed the fact that not a single WCS, MDS, or ITFS licensee has yet received any information on any SDARS standard power repeaters operating pursuant to STA. We also discussed the proposals submitted by the WCS licensees for licensing of SDARS terrestrial repeaters to address blanketing interference concerns, and expressed our view that OGC should review the SDARS rulemaking proceeding to ensure that any further notice issued in that docket comply with the requirements of the Administrative Procedures Act so that all proposals in the record can be fully and fairly evaluated.

Respectfully submitted,

William M. Wiltshire
Counsel for AT&T Wireless Services, Inc.

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HARRIS, WILTSHIRE & GRANNIS LLP

Ms. Magalie Roman Salas

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cc: Joel Kaufman
Marilyn Sonn