

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

In re Request of)
)
)
AT&T Inc., BellSouth Corporation, Comcast)
Corporation, NextWave Broadband Inc.,)
NTELOS, Inc., Sprint Nextel Corporation,) DA 06-1009
Verizon Laboratories Inc., and WaveTel) WT Docket No. 06-102
License Corporation)
)
For Limited Extension of Deadline for)
Establishing Compliance with Section 27.14)
Substantial Service Requirement)

REPLY COMMENTS OF SOMA NETWORKS, INC.

SOMA Networks, Inc. ("SOMA") hereby files these comments in response to the comments filed by XM Radio Inc. and Sirius Satellite Radio Inc. in the above-captioned proceeding. SOMA supports the WCS Coalition's Request for Extension of Time. The WCS Coalition is correct; the continuing lack of permanent rules for terrestrial DARS repeaters impacts the WCS licensee's ability to develop and implement mobile wireless broadband networks that provide the ubiquitous, fast, and reliable service that consumers demand.

SOMA supports a request for an extension that provides sufficient time for the Commission to resolve the continuing problem of interference from terrestrial DARS repeaters, and for WCS licensees to design and deploy their networks. The Commission, therefore, should grant the WCS Coalition an extension of time in which to comply with the substantial service requirement of Section 27.14 of the Commission's regulations.

Respectfully submitted,

SOMA Networks, Inc.

By: /s/ R. Douglas Kneebone
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Date: June 23, 2006