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August 3, 2007

Commission's Secretary
Office of the Secretary
Federal Communications Commission
236 Massachusetts Avenue, NE, Suite 110
Washington, D.C. 20002

Re: MB Docket No. 7-57; Toyota Supplemental Comments on
Satellite Radio Merger

Dear Commissioners:

It has come to the attention of our client, Toyota Motor Sales, U.S.A., Inc. ("Toyota"), that the National Association of Broadcasters ("NAB") filed a letter with the Commission, dated July 25, 2007, that quotes from Toyota's comments filed with the Commission and dated July 9, 2007. (See footnote 2 in the NAB letter.) NAB cites Toyota's comment for the proposition that Toyota "expresses doubts whether the merger is a good idea."

Toyota wishes to clarify any confusion that may result from the NAB's mischaracterization of our comments. In its July 9, 2007 filing, Toyota stated: "with a finite bandwidth for both XM and Sirius, it may be difficult for a combined entity to deliver more content while maintaining or even improving audio quality." By this comment, Toyota intended to reiterate that satellite radio bandwidth continues to limit audio quality. This is a concern

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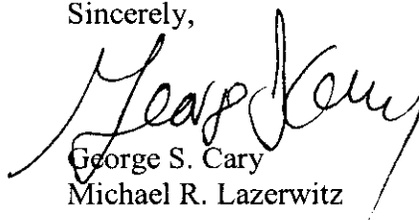
Commission's Secretary

August 3, 2007

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irrespective of the number of satellite radio providers and was not intended to suggest that the problem would be worse with a single provider should the merger be approved. Toyota's comment should not be read to suggest that this concern raises any doubts for Toyota as to whether the merger is a good idea.

Sincerely,

A handwritten signature in cursive script, appearing to read "George S. Cary". The signature is written in black ink and is positioned above the printed name.

George S. Cary

Michael R. Lazerwitz