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September 11, 2007

Ms. Marcia A. Glauberman
Deputy Chief, Industry Analysis Division
Media Bureau
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: Consolidated Application for Authority to Transfer Control
in Connection With the Sirius/XM Merger (MB Docket No. 07-57)

Dear Ms. Glauberman:

As indicated in the attached correspondence to Mr. Wiley, the Consumer Coalition for Competition in Satellite Radio ("C3SR") is seeking certain data used by CRA International ("CRA") in its report, "Economic Analysis of the Competitive Effects of the Sirius-XM Merger," filed as part of the Joint Opposition in the above-referenced proceeding.

We hereby ask the Commission to request this information from the Merger Parties and to make this information available to all the petitioners and commenting parties in this proceeding.

Respectfully submitted,

Julian L. Shepard
Counsel for C3SR

Attachment

cc: MB Docket 07-57

A Professional Corporation

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September 10, 2007

VIA FEDERAL EXPRESS

Richard E. Wiley, Esq.
Wiley Rein LLP
1776 K Street, NW
Washington, DC 20006

Re: Information Request

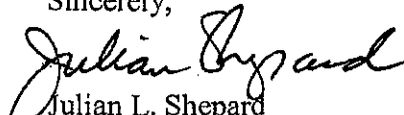
Dear Mr. Wiley:

On August 30, 2007, Hal J. Singer, President of Criterion Economics, L.L.C. ("Criterion"), a consulting economist for the Consumer Coalition for Competition in Satellite Radio ("C3SR"), contacted Serge Morse, Vice President of CRA International ("CRA"), and requested a copy of certain data used by CRA in its report, "Economic Analysis of the Competitive Effects of the Sirius-XM Merger" (the "Report"). The Report was jointly submitted to the FCC by XM Satellite Radio Holdings Inc. and Sirius Satellite Radio Inc. Mr. Singer has been informed that his request was referred to legal counsel. He has yet to receive the requested data.

C3SR hereby requests a copy of the underlying data used by CRA in its regression analysis of SDARS penetration on the number of terrestrial radio signals; particularly, the data used to produce the results in Exhibit B Figure B2 and Table B2 of the Report, so that C3SR's consulting economists may fully and fairly evaluate the CRA submission. To our knowledge, the requested information has not been submitted to the Commission as Stamped Confidential Information, and is thus not subject to the FCC's Protective Order (DA 07-3135). However, if it has been submitted in this manner, kindly treat this letter as C3SR's formal request for the information subject to the terms and conditions of the Protective Order.

I would appreciate the courtesy of your reply as soon as possible.

Sincerely,


Julian L. Shepard
Counsel for C3SR

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