



WILLIAMS MULLEN

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September 19, 2007

Ms. Marcia A. Glauber  
Deputy Chief, Industry Analysis Division  
Media Bureau  
Federal Communications Commission  
445 12<sup>th</sup> 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. Glauber:

Attached hereto is the response received today from counsel to XM and Sirius (the "Merger Parties") regarding the request of the Consumer Coalition for Competition in Satellite Radio ("C3SR") for the underlying data used by CRA Associates in their recent analysis and submission in the above-referenced proceeding.

C3SR hereby reiterates its previous request that the Commission obtain this information from the Merger Parties and make it available to all Petitioners and commenting parties in this proceeding.

Respectfully submitted,

  
Julian L. Shepard  
Counsel to C3SR

Attachment

*A Professional Corporation*

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September 17, 2007

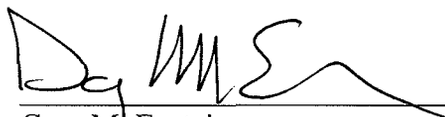
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RE: Information Request

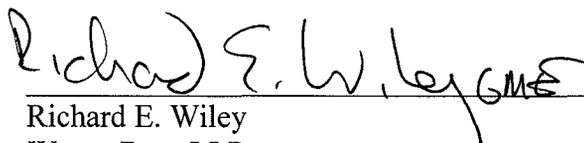
Mr. Shepard:

We received your letter dated September 10, 2007 on behalf of the Consumer Coalition for Competition in Satellite Radio ("C3SR") requesting a copy of data underlying the CRA's Economic Analysis of the Competitive Effects of the Sirius-XM Merger. The information you have requested has not yet been sought by or produced to the Federal Communications Commission and, as you are no doubt aware, individual parties have no right to discovery in this proceeding. In the event the Commission requests this or any other information, we will, of course, produce it in a timely fashion. It will then become available to you pursuant to the Commission's procedures for obtaining access to confidential documents, although we may as necessary and appropriate seek heightened protection for any data that involves highly confidential and competitively sensitive documents and information.

Best regards,



Gary M. Epstein  
LATHAM & WATKINS LLP  
Counsel for XM Satellite Radio Holdings Inc.



Richard E. Wiley  
WILEY REIN LLP  
Counsel for Sirius Satellite Radio Inc.