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February 11, 2008

Chairman Kevin J. Martin
Federal Communications Commission
Room: 8-B201
445 12th Street SW
Washington, DC 20554

RE: CONSOLIDATED APPLICATION FOR AUTHORITY TO TRANSFER CONTROL OF XM
RADIO INC. AND SIRIUS SATELLITE RADIO INC. (MB 07-57)

Dear Chairman Martin:

I write on behalf of U.S. Electronics and its Chief Executive Officer, Andrew Lowinger, to schedule a meeting with you in connection with the proposed XM/Sirius merger, which we understand will be presented to the Commission for decision soon.

The purpose of the meeting will be to discuss the details of implementation measures for an open device condition to protect consumer choice in satellite radios in the event that the merger is approved. The meeting is timely in view of the newly emerged consensus in the record concerning the necessity of adopting this condition. This condition was originally proposed by U.S. Electronics and is now supported by Public Knowledge, iBiquity Digital Corporation, the HD Digital Radio Alliance, Media Access Project and New America Foundation. Mr. Lowinger is prepared to assist the Commission with the specifics of implementation measures for the open device condition.

In view of the large number of parties that have now called for an open device condition, should it be more convenient for you to consolidate meeting requests on this issue, we are amenable to participating in a joint meeting with Public Knowledge, iBiquity Digital Corporation, the HD Digital Radio Alliance, Media Access Project and New America Foundation. The timing of the proposed meeting is flexible, though we suggest that it may be most helpful to the Commission for the meeting to occur before the end of February.

Discussion of implementation of the open device condition is additionally timely in view of the market's validation of the open device policy in the current market environment in the Upper 700

MHz C Block auction, where the reserve triggering the open device condition recently was met. Here, as there, consumers deserve to have a choice about what devices they will use to access the network, and they deserve here, as there, no less. As the record reflects, Public Knowledge, iBiquity Digital Corporation, the HD Digital Radio Alliance, Media Access Project and New America Foundation agree.

In the event that this meeting request may be construed as containing advocacy in connection with the proposed merger, this request is being filed as an ex parte communication in the XM/Sirius docket.

Very truly yours,

Kathleen Wallman

Kathleen Wallman, PLLC
Counsel to U.S. Electronics