

Vinson&Elkins

Robert A. Mazer rmazer@velaw.com
Tel 202.639.6755 Fax 202.639.6604

ELECTRONIC DELIVERY VIA ECFS

April 18, 2008

Marlene H. Dortch
Secretary
Federal Communications Commission
236 Massachusetts Avenue, N.E.
Suite 110
Washington, DC 20002

Re: MB Docket No. 07-57
Notice of Ex Parte Presentation

Dear Ms. Dortch:

iBiquity Digital Corporation (“iBiquity”), by its attorneys, hereby notifies the Commission, pursuant to Section 1.1206 of the Commission's Rules, of a meeting held on April 17, 2008 with Rick Chessen of Commissioner Michael J. Copp’s office. iBiquity was represented by Albert Shuldiner (General Counsel) of iBiquity, and the undersigned.

At this meeting, iBiquity reviewed its proposal (see attached) to require satellite radios that are able to receive analog AM and FM signals also include the ability to receive the terrestrial digital radio signals specified in MM Docket No. 99-325. iBiquity explained that this proposal will help promote the development of a level playing field between satellite and terrestrial digital radio. It further noted that the specifics of the proposal were designed to meet the production cycles of OEMs and non-OEMs.

A copy of this letter will be provided via e-mail to those in attendance. Any questions regarding this matter should be directed to the undersigned.

Respectfully submitted,

/s/ Robert A. Mazer
Robert A. Mazer
Counsel for iBiquity Digital Corporation

cc: Rick Chessen

Proposed Rule

25.144 Licensing provisions for the 2.3 GHz satellite digital audio radio service.

(a)(3)(iv) Each licensee will certify no later than June 1 of each calendar year, in accordance with the dates specified below, that any newly introduced satellite radio receiver models that operate with the licensee's satellite DARS system and includes the ability to receive terrestrial analog AM/FM signals, will also include the ability to receive digital AM/FM signals in accordance with the technical specifications for terrestrial digital radio specified in MM Docket No. 99-325. This requirement will be effective three years from the effective date of this rule for new model Original Equipment Manufactured ("OEM") automobile receivers and one year from the effective date of this rule for new model non-OEM receivers.