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May 13, 2008

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Ms. Marlene Dortch
Secretary
Federal Communications Commission
The Portals, TW-A325
445 Twelfth Street, SW
Washington, DC 20554

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

Dear Ms. Dortch:

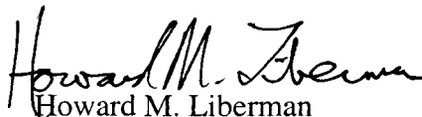
I am writing on behalf of Primosphere Limited Partnership (“Primosphere”), with regard to the above-referenced pending proceeding involving the proposed merger of XM Satellite Radio Holdings, Inc. and Sirius Satellite Radio, Inc.

Primosphere has submitted comments and reply comments in this proceeding in July and August, 2007. In addition, on March 21, 2008 Primosphere submitted a letter in this proceeding updating and reiterating its position.

Primosphere writes now to further clarify its position. Primosphere is not looking to “lease” a portion of the DARS spectrum. Rather, Primosphere is asking that its pending application be granted in part so that Primosphere will be a licensee of a portion of the DARS spectrum. Furthermore, Primosphere hereby restates its proposal (as expressed in its original and still-pending application) to offer *free* DARS service.

As Primosphere stated in its comments and reply comments in this proceeding, *if* the Commission approves the proposed XM/Sirius merger, then the FCC should simultaneously license a portion of the DARS band to Primosphere, in order to avoid creating a monopoly for multi-channel, satellite-delivered, digital audio. Primosphere’s proposed free service will ensure that consumers have an alternative to the combined XM/Sirius.

Very truly yours,


Howard M. Liberman