

ordered that "Parties [were] to complete discovery on...*alleged failure of timely construction and alleged discontinuance of usage.*" ¹

This directive clearly empowered the Bureau, at a minimum, to obtain public organic documents (charter, articles of incorporation, by-laws) among possible other public sources from the Secretary of State or similar state office. From such minimal information, the Bureau could and should conduct preliminary deposition discovery of known Maritime principals and employees on fact issues of organization, operation, and control of Maritime. ²

Also, a **Status Report** on Maritime's bankruptcy would be appropriate at this time.

Rulings

Accordingly, IT IS ORDERED that the Bureau shall seek publicly available information on Maritime, as described above and may expand requests as appropriate.

IT IS FURTHER ORDERED that no later than **July 23, 2012**, the Bureau SHALL DEPOSE known principles of Maritime concerning Maritime principles, investors, creditors, structure, direction and control, and other subjects that relate to management, construction and operation.

IT IS FURTHER ORDERED that Maritime SHALL produce for the Enforcement Bureau, SkyTel, Warren Havens and their counsel, all corporate and board of director minutes, resolutions and any and all recordings, written or mechanical, of Maritime's meetings.

IT IS FURTHER ORDERED that Maritime's bankruptcy counsel and Mr. Keller SHALL FILE a current and complete in all respects **Status Report** on Maritime's bankruptcy proceedings by **12 noon July 3, 2012**. ³

FEDERAL COMMUNICATIONS COMMISSION ⁴



Richard L. Sippel
Chief Administrative Law Judge

¹ See Order (FCC 11M-31), released October 26, 2011.

² This preliminary deposing of Maritime principals and employees will not preclude later follow-up depositions of the same individuals for factual details on construction and continuance of licensed services.

³ See Maritime's Motion for Extension of Time from July 2 to July 3, with good cause shown.

⁴ Courtesy copies of Order sent on issuance by e-mail to each counsel.