

Subject: Havens Response to 12M-52. / Re: ORDER

Date: Friday, November 16, 2012 6:45:44 AM PT

From: Warren Havens <warren.havens@sbcglobal.net>

To: Richard Sippel <Richard.Sippel@fcc.gov>, Mary Gosse <Mary.Gosse@fcc.gov>, Austin Randazzo <Austin.Randazzo@fcc.gov>, Patricia Ducksworth <Patricia.Ducksworth@fcc.gov>, Albert J. Catalano <ajc@catalanoplache.com>, Brian Carter <Brian.Carter@fcc.gov>, Eric Schwalb <eschwalb@eckertseamans.com>, Gary Schonman <Gary.Schonman@fcc.gov>, Harry Cole <cole@fhhlaw.com>, Howard Liberman <Howard.Liberman@dbr.com>, Jack Richards <richards@khlaw.com>, Jeffery Sheldon <jsheldon@fr.com>, Jimmy Stobaugh <jstobaugh@telesaurus.com>, Kurt DeSoto <kdesoto@wileyrein.com>, Laura Phillips <Laura.Phillips@dbr.com>, Matthew Plache <mjp@catalanoplache.com>, Pamela Kane <Pamela.Kane@fcc.gov>, Patricia Paoletta <tpaoletta@wiltshiregrannis.com>, Patrick McFadden <Patrick.McFadden@dbr.com>, Paul Feldman <feldman@fhhlaw.com>, rhj@commlawgroup.com <rhj@commlawgroup.com>, rjk@telcomlaw.com <rjk@telcomlaw.com>, Robert Guruss <guruss@fhhlaw.com>, Tamir Damari <tdamari@nossaman.com>, Terry Cavanaugh <Terry.Cavanaugh@fcc.gov>, Wes Wright <wright@khlaw.com>

CC: Jimmy Stobaugh <jstobaugh@telesaurus.com>, Warren Havens

Dear Judge Sippel,

This will be filed on ECSF.

I previously addressed matters you raised many times in the past, and again raise in the order sent below, 12M-52, in my Comments on FCC 12M-44 (see Errata copy ("Comments")). You did not respond to the Comments filing by me.

I maintain the position expressed in the Comments, including that I intend to challenge decisions and effects of this Hearing on various basis including reversible error.

As I demonstrated in the Comments including its attachments, you already subjected me to removal of party rights and participation, and also subjected SkyTel entities that were also parties to prejudicial restrictions and requirements. I do not accept those decisions and actions under applicable facts and law.

In my Comments I note that while you removed me as a party unlawfully, I will still attempt to assist in this Hearing from time to time, if there is reasonable opportunity. Your Order 12M-52 does the opposite.

In that regard, if you want me to attend a prehearing, please let me know reasonably in advance. For the rest of this month, I will not be able to attend any prehearing in person, including but not limited to the prejudicial environment caused by your actions I believe are contrary to law that I describe in the Comments and further note herein.

For the record:

- I am not in violation of any FCC rule or Communications Action section in this Hearing, in any action taken. I believe an objective authority on review will find that the delay and other negative aspects you attribute to me are, instead, due to your prejudicial and reversible error which I summarily describe in the Comments on FCC 12M-44, noted above, and due to your accommodating unreasonably delays and attempts to confuse by Maritime, Pinnacle and others.

- I believe an objective authority on review will find that my participation individually, and on behalf of SkyTel legal entities, brought to this matter before this Hearing began and during the Hearing the most relevant and indeed essential

information and law, and in a direct and efficient manner.

I could not disagree more with your characterizations and actions indicated herein, and will contest those.

I submit this for myself individually and for the SkyTel legal entities.

I and those entities reserve all rights, and do not herein waive past positions.

Sincerely,

Warren Havens

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Cc: Richard Sippel <Richard.Sippel@fcc.gov>; Austin Randazzo <Austin.Randazzo@fcc.gov>; Mary Gosse <Mary.Gosse@fcc.gov>
Sent: Friday, November 16, 2012 7:26 AM
Subject: ORDER

FYI

Pat Ducksworth
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Office of Administrative Law Judges
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