Minority Media and Telecommunications Council

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March 16, 2010

Marlene H. Dortch, Esq. Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Dear Ms. Dortch:

RE: Notice of Ex Parte Communication: Sirius XM Set Aside: MB Docket No. 07-57

This reports on a March 14, 2010 telephone call with Commissioner Mignon Clyburn concerning the Sirius-XM minority set-aside condition. In addition to reiterating the points referenced in my <u>ex parte</u> Notice of March 5, 2010, I provided a history of how the concept of a nonprofit trusteeship to operate broadcast facilities evolved in the wake of <u>Office of Communication of the United Church of Christ v. FCC</u>, 425 F.2d 543 (D.C. Cir. 1969), particularly the obligation of the trustee to maintain nonprofit operation and the prohibition on trustees becoming permanent licensees. I also described the Full File Review (FFR) proposal adopted in 2009 by the Commission's Advisory Committee on Diversity for Communications in the Digital Age.

Sincerely,

David Honig

David Honig President and Executive Director