

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

ANTHONY DALE, BRETT JACKSON,  
JOHNNA FOX, BENJAMIN  
BORROWMAN, ANN LAMBERT,  
ROBERT ANDERSON, and CHAD  
HOHENBERY on behalf of themselves and  
all others similarly situated,

Plaintiffs,

v.

DEUTSCHE TELEKOM AG, TMOBILE US,  
INC., and SOFTBANK GROUP CORP.

Defendants.

Case No. 1:22-cv-03189

Hon. Thomas M. Durkin

Hon. Jeffrey Cole

**NON-PARTY DISH NETWORK CORPORATION’S MOTION FOR LEAVE  
TO FILE ATTORNEY APPEARANCE**

Non-party DISH Network Corporation (hereinafter “DISH”), pursuant to Local Rule 5.6, hereby respectfully requests that this Honorable Court enter an Order granting attorney Monica McCarroll, Redgrave LLP, leave to file an Application to Appear Pro Hac Vice on behalf of DISH. In support of this motion, counsel states as follows:

1. On February 13, 2025, Plaintiffs filed their Motion to Compel DISH to produce discovery responsive to Plaintiffs’ subpoena *duces tecum*. The Court’s February 18, 2025, Minute Order required DISH to file any response to Plaintiffs’ Motion to Compel by March 3, 2025.

2. On February 25, 2025, T-Mobile filed a Motion for Leave to File a Response to Plaintiffs’ Motion to Compel so that it could “provide additional explanation” for the purported relevance of the discovery subject to Plaintiffs’ motion, which T-Mobile conceded “covers some of the discovery that T-Mobile is seeking from DISH as well.” Dkt. 240 at 2.

3. On February 26, 2025, the Court “reluctantly granted” T-Mobile’s motion for leave but, at the same time, denied Plaintiffs’ Motion to Compel without prejudice to refile once T-Mobile, Plaintiffs, and DISH “have met and conferred to come up with a far less messy format for briefing this matter than what T-Mobile has proposed.” Minute Entry, Dkt. 241. The Court also struck the existing briefing schedule.

4. DISH is not a party to this litigation. Local Rule 5.6 provides in relevant part that “No pleading, motion [except for motion to intervene], or other document shall be filed in any case by any person who is not a party thereto, unless approved by the court.”

5. DISH expects Plaintiffs and T-Mobile to move to compel in accordance with the Court’s February 26 Order. It is necessary for Monica McCarroll to appear *pro hac vice* on behalf of DISH before DISH responds to Plaintiffs’ and T-Mobile’s forthcoming motion(s) because DISH will be the subject of the motion(s) to compel. To comply with Local Rule 5.6, DISH hereby seeks leave of Court for Monica McCarroll to file her appearance *pro hac vice* in the above captioned matter.

6. Monica McCarroll is and has been licensed to practice law in Virginia (admitted, October 6, 2000), New Jersey (admitted, December 14, 2000), and the District of Columbia (admitted, May 10, 2013), and is in good standing with the Bar of each jurisdiction.

7. For the above reasons, non-party DISH respectfully requests that this Honorable Court enter an Order granting Monica McCarroll leave to file her Application to Appear Pro Hac Vice.

Dated: March 14, 2025

/s/ Rana Dawson  
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**CERTIFICATE OF SERVICE**

I, Rana Dawson, an attorney, hereby certify that the foregoing document was electronically filed on March 14, 2025, and will be served electronically via the Court's ECF Notice system upon the registered parties of record.