SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 3) *

Sirius Satellite Radio Inc. ----------(Name of Issuer) Common Stock, par value \$0.001 per share (Title of Class of Securities) 82966U 10 3 _ _________ (CUSIP Number) Chinh Chu Blackstone Management Associates III L.L.C. 345 Park Avenue New York, New York 10154 (212) 583-5872 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) Copy to: _____ -----Wilson S. Neely, Esq. Simpson Thacher & Bartlett 425 Lexington Avenue New York, New York 10017 (212) 455-2000 June 4, 2003 _ -----(Date of Event which Requires Filing of this Statement) If a filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box []. NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

NAME OF REPORTING PERSON
S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Blackstone CCC Capital Partners ${\tt L.P.}$

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2	CHECK THE APPRO	PRIATE BOX IF A MEMBER OF A GROUP	(a) / / (b) /x/
3	SEC USE ONLY		
4	SOURCE OF FUNDS OO (see item 3		
5	CHECK BOX IF DI PURSUANT TO ITE	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED M 2(d) or 2(e)	ED / /
6	CITIZENSHIP OR	PLACE OF ORGANIZATION	
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BENEFICI	SHARES ALLY OWNED BY EACH PORTING	8 SHARED VOTING POWER	
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11	AGGREGATE AMOUN	T BENEFICIALLY OWNED BY EACH REPORTING	PERSON
12	CHECK BOX IF TH CERTAIN SHARES	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES	/ /
		S REPRESENTED BY AMOUNT IN ROW (11)	
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		Offshore Capital Partners L.P.	
2		PRIATE BOX IF A MEMBER OF A GROUP	(a) // (b) /x/
3	SEC USE ONLY		
4	SOURCE OF FUNDS	*	

00 (see item 3)

5	CHECK BOX IF DEPURSUANT TO ITE	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED M 2(d) or 2(e)	/ /
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BENEF	ICIALLY OWNED BY EACH REPORTING PERSON WITH	8 SHARED VOTING POWER	
		9 SOLE DISPOSITIVE POWER	
		14,837,381	
		10 SHARED DISPOSITIVE POWER	
 11	AGGREGATE AMOUI	T BENEFICIALLY OWNED BY EACH REPORTING PERS	ON
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12		IE AGGREGATE AMOUNT IN ROW (11) IN SHARES	/ /
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 14	TYPE OF REPORT	 ING PERSON	
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1	NAME OF REPORT	ING PERSON IDENTIFICATION NO. OF ABOVE PERSON	
	Blackstone Fam:	ly Investment Partnership III L.P.	
2	CHECK THE APPRO	PRIATE BOX IF A MEMBER OF A GROUP	(a) / / (b) /x/
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4	SOURCE OF FUNDS	:*	
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6 CITIZENSHIP OR PLACE OF ORGANIZATION

	7 SOLE VOTING POWER
	6,181,653
NUMBER OF SHARES	
BENEFICIALLY OWNED BY	
EACH REPORTING PERSON	8 SHARED VOTING POWER
WITH	
	9 SOLE DISPOSITIVE POWER 6,181,653
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14 TYPE OF REPORTIN	G PERSON
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	DENTIFICATION NO. OF ABOVE PERSON
Blackstone Manag	ement Associates III L.L.C.
2 CHECK THE APPROP	RIATE BOX IF A MEMBER OF A GROUP (a) // (b) /x/
	(D) /A/
3 SEC USE ONLY	
4 SOURCE OF FUNDS*	
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5 CHECK BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
PURSUANT TO ITEM	12(d) or 2(e) / /
6 CITIZENSHIP OR P	LACE OF ORGANIZATION
Delawar	е
	7 SOLE VOTING POWER
MIMPER OF	103,027,551
NUMBER OF SHARES	
BENEFICIALLY OWNED BY EACH	
REPORTING	8 SHARED VOTING POWER

PERSON WITH -----SOLE DISPOSITIVE POWER 103,027,551 _____ SHARED DISPOSITIVE POWER AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 103,027,551 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES / / PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 11.3% TYPE OF REPORTING PERSON 00 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Peter G. Peterson ______ (a) / / CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) /x/ SEC USE ONLY SOURCE OF FUNDS* 00 (see item 3) CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION United States ______ 7 SOLE VOTING POWER NUMBER OF SHARES _____ BENEFICIALLY OWNED BY 8 SHARED VOTING POWER EACH REPORTING

103,027,551

103,027,551

SOLE DISPOSITIVE POWER

10 SHARED DISPOSITIVE POWER

PERSON

WITH

12	CHECK BOX CERTAIN SH	F THE AGGREGATE AMOUNT IN ROW (11) RES	EXCLUDES /x/
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14	TYPE OF RE	ORTING PERSON	
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	Stephen A.	Schwarzman	
2	CHECK THE	PPROPRIATE BOX IF A MEMBER OF A GF	OUP (a) // (b) /x/
3	SEC USE ON	 Y	
4	SOURCE OF		
	00 (see i	em 3)	
5		F DISCLOSURE OF LEGAL PROCEEDINGS ITEM 2(d) or 2(e)	IS REQUIRED //
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	PERSON WITH	103,027,551	
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PREAMBLE

This Amendment No. 3 further amends and supplements the Statement on Schedule 13D, filed on January 31, 2000, and amended by Amendment No. 1 thereto, filed on June 15, 2001, and Amendment No. 2 thereto, filed on March 11, 2003 (as amended, the "Statement"), with respect to the common stock, par value \$0.001 per share, of Sirius Satellite Radio Inc., a Delaware corporation. Unless otherwise defined herein, terms defined in the Statement and used herein shall have the meanings given to them in the Statement.

ITEM 4. PURPOSE OF THE TRANSACTION.

Item 4 is hereby amended and supplemented by the following text:

The representatives of Blackstone CCC Capital Partners L.P., Blackstone CCC Offshore Capital Partners L.P., Blackstone Family Investment Partnership III L.P. and Blackstone Management Associates III L.L.C. (the "Prospective Transferors") have informed the Issuer that currently they are considering transferring to their partners approximately 57 million shares of Common Stock covered by this Statement. If such a transfer occurs, it would be through a distribution in kind to such partners pursuant to the terms of the organization documents governing such Prospective Transferors. If such distribution is made, the Prospective Transferors will not beneficially own the shares of Common Stock so transferred. Upon any distribution, such distributees would make their own investment decisions with respect to such Common Stock. The Issuer has indicated that the shares of Common Stock so transferred to such partners would be freely transferable and would represent approximately 6.3% of the Issuer's currently outstanding Common Stock.

In the event that the Prospective Transferors choose to make the distribution discussed above or there is another material change in the present plans or intentions of the Reporting Persons, the Reporting Persons will amend this Schedule 13D to reflect such a change. The Reporting Persons reserve the right to at any time change their intentions with respect to any or all of the matters referred to in this Item 4.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Section (a) and (b) of Item 5 are hereby amended and supplemented by inserting the following text:

The Statement previously reported that LJH Partners, LP, Lamont Partners, LLC, Douglas S. Luke, Robert C. Fanch Revocable Trust, Robert C. Fanch, BCI Investments II, LLC and William J. Bresnan (the "Former Reporting Entities") could have been considered to have acted in concert with the other Reporting Persons with respect to the shares of Common Stock and Warrants beneficially owned by them as described in Amendment No. 2 to this Statement, although the Former Reporting Entities and the other Reporting Persons disclaimed membership in any such group.

The Former Reporting Entities are not the member of any group, are no longer required to report their holdings on this Statement and will no longer report with the Reporting Persons on this Statement. As disclosed in Amendment No. 2 to this Statement, the Former Reporting Entities are independent of the other Reporting Persons and have not entered into any arrangements or understandings with the other Reporting Persons regarding their shares of Common Stock and Warrants.

ITEM 7. MATERIALS TO BE FILED AS EXHIBITS.

None.

3

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: June 5, 2003

BLACKSTONE MANAGEMENT ASSOCIATES III L.L.C.

By: /s/Chinh E. Chu

Name: Chinh E. Chu Title: Senior Managing Director

BLACKSTONE CCC CAPITAL PARTNERS L.P.

By: Blackstone Management Associates III L.L.C., its general partner

By: /s/Chinh E. Chu

Name: Chinh E. Chu

Title: Senior Managing Director

BLACKSTONE CCC OFFSHORE CAPITAL PARTNERS L.P.

By: Blackstone Management Associates III L.L.C., its general partner

By: /s/Chinh E. Chu

Name: Chinh E. Chu

Title: Senior Managing Director

BLACKSTONE FAMILY INVESTMENT PARTNERSHIP III L.P.

By: Blackstone Management Associates III L.L.C., its general partner

By: /s/Chinh E. Chu

Name: Chinh E. Chu

Title: Senior Managing Director

/s/ Peter G. Peterson

PETER G. PETERSON

/s/ Stephen A. Schwarzman

STEPHEN A SCHWARZMAN