## XM SATELLITE RADIO HOLDINGS INC

Form SC 13D/A December 17, 2004

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934

(Amendment No. 4)

XM SATELLITE RADIO HOLDINGS INC.

\_\_\_\_\_

(Name of Issuer)

Class A Common Stock, \$.01 par value per share

983759-10-1

(Title of class of securities)

(CUSIP number)

Anne T. Larin
Legal Staff
General Motors Corporation
300 Renaissance Center
Detroit, Michigan 48265-3000
(313) 665-4927

\_\_\_\_\_

(Name, address and telephone number of person authorized to receive notices and communications)

December 15, 2004

\_\_\_\_\_\_

(Date of event which requires filing of this statement)

If the 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(e), 13d-1(f) or 13d-1(g), check the following box [\_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 (b) for other parties to whom copies are to be sent.

(Continued on following pages)
 (Page 1 of 12 Pages)

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CUSIP No. 983759-10-1 13D Page 2 of 12

1	NAMES OF REPORTING PERSONS: I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS:					
2		THE APPROPRIA BER OF A GROUP		(a) (b)		
3	SEC US	SE ONLY				
4	SOURCE OF FUNDS: WC					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e): [_]					
6	CITIZENSHIP OR PLACE OF Delaware ORGANIZATION:					
NUMBER C	 )F	7 SOLE VOT	ING POWER:		5,553,252	
BENEFICIAI OWNED BY		8 SHARED V	OTING POWER:		-0-	
EACH REPORTIN		9 SOLE DISI	POSITIVE POW	ER:	5,553,252	
PERSON WI	ТН	10 SHARED D	ISPOSITIVE P	OWER:	-0-	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON:				5,553,252	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES: [_]					
13	13 PERCENT OF CLASS REPRESENTED AMOUNT IN ROW (11):				3.1%	
14	TYPE C	OF REPORTING P	ERSON:		CO	
			2			
CUSIP No.	9837 	 759-10-1	 13D		Page 3 of 12	
1		DF REPORTING PION I.R.S. IDEN		·	OnStar Corporation	

	OF ABO	VE PERSON:	
2		THE APPROPRIATE BOX IF A OF A GROUP:	(a) [ ] (b) [X]
3	SEC US	E ONLY	
4	SOURCE	OF FUNDS:	WC
5	PROCEE	BOX IF DISCLOSURE OF LEGAL DINGS IS REQUIRED NT TO ITEM 2(d) OR 2(e):	[_]
6		NSHIP OR PLACE OF ZATION:	Delaware
NUMBER OF SHARES		7 SOLE VOTING POWER:	0
BENEFICIAL OWNED BY		8 SHARED VOTING POWER:	0
EACH REPORTIN		9 SOLE DISPOSITIVE POWER:	0
PERSON WI	TH	10 SHARED DISPOSITIVE POWER:	0
11		BY REPORTING PERSON:	0
12		BOX IF THE AGGREGATE AMOUNT (11) EXCLUDES CERTAIN SHARES:	[_]
13		T OF CLASS REPRESENTED BY	0%
14	TYPE O	F REPORTING PERSON:	CO

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This Amendment No. 4 (this "Amendment"), amends the Schedule 13D filed on October 8, 1999, as amended, and is filed by General Motors Corporation ("GM"), for and on behalf of itself, and OnStar Corporation ("OnStar") (collectively, the "Reporting Persons"), with respect to the class A common stock, par value \$0.01 per share ("Common Stock"), of XM Satellite Radio Holdings Inc. (the "Company").

Item 2. Identity and Background.

 $\qquad \qquad \text{This Amendment is filed by GM and its wholly owned subsidiary,} \\ \text{OnStar, a Delaware corporation.}$ 

The name, business address, present principal occupation or employment, and citizenship of each director and executive officer of GM and OnStar are set forth on Schedules I and II attached hereto, respectively.

Except as set forth in Schedules I and II attached hereto, during the last five years none of GM or OnStar, nor, to the best of their knowledge, any of their directors or executive officers has been (i) convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

On December 15, 2004, GM contributed 10,980,670 shares (the "Contributed Shares") of Common Stock to the Sub-Trust of the General Motors Welfare Benefit Trust (the "Sub-Trust") established under the General Motors Welfare Benefit Trust, a voluntary employees' beneficiary association trust established to fund certain collectively bargained hourly retiree health care benefits under the General Motors Health Care Program for Hourly Employees and such benefits under other applicable collectively bargained welfare plans, pursuant to the Contribution Agreement dated December 15, 2004 between GM and the Sub-Trust. A copy of the Contribution Agreement is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

The Contributed Shares consisted of (i) 10,000,000 shares acquired by GM upon exercise, in April 2004, of a warrant to purchase Common Stock issued by the Company in January 2003 and (ii) 980,670 shares acquired by GM upon conversion, in February 2004, of a portion of a 10% Senior Secured Convertible Note due December 31, 2009 issued by the Company in January 2003. GM did not receive any consideration from the Sub-Trust in connection with this contribution.

Item 4. Purpose of Transaction.

GM transferred the Contributed Shares to the Sub-Trust to provide partial funding to the voluntary employees' beneficiary association trust established to pre-fund part of GM's other postretirement benefits liability related primarily to health-care expense for its retirees.

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Item 5. Interest in Securities of the Issuer.

(a) The responses of the Reporting Persons to Rows (11) through (13) of the cover pages of this Amendment No. 4 are incorporated herein by reference.

Except as disclosed in this Item 5(a), none of the Reporting Persons, nor, to the best of their knowledge, any of their executive officers and directors, beneficially owns any shares of Common Stock of the Company.

(b) The responses of the Reporting Persons to (i) Rows (7) through

- (10) of the cover pages of this Amendment No. 4 and (ii) Item 5(a) hereof are incorporated herein by reference.
- (c) The responses of the Reporting Persons to Item 3 are incorporated herein by reference.
  - (d) Not applicable.
- (e) On December 15, 2004 upon the contribution described in Item 3, the Reporting Persons ceased to be the beneficial owners of more than five percent of the Common Stock.
- Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

In connection with the contribution, GM, the Sub-Trust and the Company entered into an assignment and assumption agreement (the "Assignment Agreement"), pursuant to which GM assigned to the Sub-Trust all of GM's rights with respect to the Contributed Shares under the Second Amended and Restated Registration Rights Agreement, dated as of January 28, 2003, by and among the Company, GM and certain shareholders named therein (the "Registration Rights Agreement"). However, GM assigned to the Sub-Trust the right to initiate only one demand registration, which shall revert back to GM if the Sub-Trust disposes of all of the Contributed Shares without having exercised such right. Copies of the Assignment Agreement and Registration Rights Agreement are attached hereto as Exhibits 99.2 and 99.3, respectively, and are incorporated herein by reference.

On November 18, 2004, GM entered into a lock-up agreement (the "Lock-Up Agreement") with Bear, Stearns & Co. Inc. ("Bear Stearns") pursuant to which GM agreed not to offer, sell or otherwise dispose of (except in connection with a contribution to the Sub-Trust) any shares of Common Stock until February 16, 2005 without the consent of Bear Stearns. The Sub-Trust is bound by the Lock-Up Agreement with respect to the Contributed Shares, and GM remains bound by the Lock-Up Agreement with respect to the other shares of Common Stock it continues to own. A copy of the Lock-Up Agreement is attached hereto as Exhibit 99.4 and is incorporated herein by reference.

- Item 7. Materials To Be Filed As Exhibits.
- 99.1 Contribution Agreement dated as of December 15, 2004 by and between General Motors Corporation and United States Trust Company of New York, solely in its capacity as trustee of the Sub-Trust of the General Motors Welfare Benefit Trust.
- 99.2 Assignment and Assumption Agreement dated as of December 15, 2003 by and among General Motors Corporation, the Sub-Trust of the General Motors Welfare Benefit Trust, and XM Satellite Radio Holdings Inc.
- 99.3 Second Amended and Restated Registration Rights Agreement, dated as of January 28, 2003, by and among the Company and certain shareholders and noteholders named therein (incorporated herein by reference to Exhibit 10.5 to the Company's Current Report on Form 8-K filed with the Securities and Exchange Commission on January 29, 2003).

99.4 Lock-Up Agreement dated November 19, 2004 between General Motors Corporation and Bear, Stearns & Co.

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## 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: December 17, 2004

GENERAL MOTORS CORPORATION

By: s/Thomas A. Gottschalk

Name: Thomas A. Gottschalk

Title: Executive Vice President, Law & Public

Policy

ONSTAR CORPORATION

By: s/Richard M. Lee

Name: Richard M. Lee Title: Vice President,

Satellite Radio Services

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EXHIBIT INDEX

Exhibit No.	Description
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99.3	Second Amended and Restated Registration Rights Agreement, dated as of January 28, 2003, by and among the Company and certain shareholders and noteholders named therein (incorporated herein by reference to Exhibit 10.5 to the Company's Current Report on Form 8-K filed with the Securities and Exchange Commission on January 29, 2003).
99.4	Lock-Up Agreement dated November 19, 2004 between General Motors Corporation and Bear, Stearns & Co.

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# SCHEDULE I TO AMENDMENT 4 TO SCHEDULE 13D

The name, business address, present principal occupation or employment, and the name, principal business, and address of any corporation or other organization in which such employment is conducted, of each of the directors and executive officers of General Motors is set forth below. Unless otherwise specified, the business address of each person listed below is 300 Renaissance Center, Detroit, Michigan 48243-3000. Each person listed below is a United States citizen, except for Mr. Barnevik, who is a Swedish citizen.

NAME, BUSINESS ADDRESS AND PRINCIPAL OCCUPATION, IF NOT EXECUTIVE OFFICER OF GM

POSITION WITH GM

Percy N. Barnevik Chairman, AstraZeneca PLC Sodertalje Sweden 151-85 Director

John H. Bryan Retired Chairman and CEO Sara Lee Corporation Three First National Plaza, 46th Floor Chicago, Illinois 60602-4260 Director

John M. Devine

Vice Chairman of the Company and Chief Financial Officer

Armando Codina Chairman and Chief Executive Officer Codina Group, Inc. 355 Alhambra Circle Director

Coral Gables, Florida 33134

Gary L. Cowger Group Vice President, GM,

> and President, GM North America

George M.C. Fisher Director Retired Chairman and CEO

Eastman Kodak Company

343 State Street

Rochester, New York 14650-0229

Thomas A. Gottschalk Executive Vice President,

Law and Public Policy, and General Counsel

Frederick A. Henderson Group Vice President, GM,

and Chairman, GM Europe

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Karen Katen Director

Executive Vice President, Pfizer Inc. President, Pfizer Global Pharmaceuticals

235 East 42nd Street

New York, New York 10017-5755

Kent Kresa Director

Chairman Emeritus

Northrop Grumman Corporation

1840 Century Park East

Los Angeles, California 90067-2199

Ellen Kullman Director

Group Vice President - Safety and Protection

E.I. duPont de Nemours and Company

Barley Mill Plaza 23/2118

P.O. Box 80023

4417 Lancaster Pike

Wilmington, Delaware 19880-0023

Alan G. Lafley Director

Chairman, President and CEO The Procter & Gamble Company 1 Procter & Gamble Plaza

Cincinnati, Ohio 45202

Philip A. Laskawy Director

Retired Chairman and CEO Ernst & Young

5 Times Square

New York, New York 10036

Robert A. Lutz Vice Chairman of the Company

> for Product Development, and Chairman, GM North America

E. Stanley O'Neal Director

Chairman, CEO and President

Merrill Lynch & Co., Inc. Four World Financial Center New York, New York 10080

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Eckhard Pfeiffer Retired Chairman and CEO Compaq Computer Corporation 7 Saddlebrook Lane Houston, Texas 77024

Director

G. Richard Wagoner, Jr.

Chairman of the Board and Chief Executive Officer

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#### SCHEDULE II TO AMENDMENT 4 TO SCHEDULE 13D \_\_\_\_\_

The name, business address, present principal occupation or employment, and the name, principal business, and address of any corporation or other organization in which such employment is conducted, of each of the directors and executive officers of OnStar is set forth below. Unless otherwise specified, the business address of each person listed below is 1400 Stephenson Highway, Troy, Michigan 48083. Each person listed below is a United States citizen.

NAME, BUSINESS ADDRESS AND PRINCIPAL OCCUPATION, IF NOT EXECUTIVE OFFICER OF ONSTAR

POSITION WITH ONSTAR

Donald Butler

Vice President, Business

Development

Gary L. Cowger

Director

(See occupation and address in Schedule I above)

John M. Devine

Director

(See occupation and address in Schedule I above)

Anthony J. DiSalle

Vice President, Sales and

Marketing

Joanne M. Finnorn

Vice President and General

Counsel

Chester A. Huber, Jr.

Director and President

Jonathan G. Hyde

Vice President and Treasurer

Richard M. Lee

Vice President, Satellite

Radio Services

Robert A. Lutz

Director

(See occupation and address in Schedule I above)

Vice President, Core

Operations

Gregory A. Payne

Andrew M. Sills Vice President, Information

Technology

John F. Smith Group Vice President, North American Vehicle Sales, Service and Marketing 300 Renaissance Center Detroit, Michigan 48243-3000 Director

G. Richard Wagoner, Jr.

Director

(See occupation and address in Schedule I above)