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Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

**Re: IB Docket No. 11-109; IBFS File Nos. SES-MOD-20151231-00981,
SAT-MOD-20151231-00090, and SAT-MOD-20151231-00091**

Dear Ms. Dortch:

Ligado Networks LLC (“Ligado”) files this letter to clarify and correct two points in the record of the above-captioned proceeding.

First, the Reply Comments filed by Ligado on June 6, 2016, noted that “the separate Co-Existence Agreements Ligado reached with Garmin, Trimble, and Deere — which, along with the RAA test results, form the basis of the parameters under which Ligado now seeks to operate — are strong evidence that Ligado’s proposed terrestrial deployment will not harm GPS devices,” went on to state that “[t]his conclusion is bolstered by the coordination agreement Ligado recently reached with the Aerospace and Flight Test Radio Coordinating Council with respect to protections for aeronautical mobile telemetry,” and that “[t]hese agreements provide the Commission with a sufficient basis to conclude that the parameters proposed in the Modification Applications will protect GPS operations from harmful interference.”¹

Ligado wishes to clarify that its agreement with AFTRCC is limited to aeronautical mobile telemetry issues only, and that the parties agreed that the agreement does not address “in any way issues concerning potential interference to GPS.”² Thus, although the Ligado-AFTRCC agreement demonstrates Ligado’s desire and ability to work cooperatively with stakeholders to

¹ Reply Comments of Ligado Networks LLC, IB Docket No. 11-109, at 13-14 (filed June 6, 2016).

² Letter from Dan Robinson, President, AFTRCC, and Jeffrey Carlisle, Executive Vice President for Regulatory Affairs, Ligado Networks LLC, to Marlene H. Dortch, Secretary, FCC, IB Docket Nos. 11-109 & 12-340 (filed May 23, 2016).

