**September 9, 2019**

**Donald Stockdale Federal Communication Commission Chief, Mobility Division Chairman Ajit Pai and Respected Wireless Telecommunications Bureau Commissioners \* Washington, D.C. 20554**

**Ref: Proceeding Docket # 16-290 / Terrestar Corporation- Reinstatement of the 1.4 GHz License**

Dear Mr.Stockdale,

We are thanking the Federal Communication Commission, for giving us a voice, in our attempt for expressing what has occurred to the minority common shareholders of Terrestar Corporation, ***Case # 11-10612 (SHL) United States Bankruptcy Court of the Southern District of New York*. The truth must be told.**

For all these past years, we have always done our very best, to express the truth, and for the rule of law to be apply for all the stakeholders of Terrestar Corporation, including the minority common shareholders.

Again, we must question, where can we go to express only the truth, and seek the justice we deserve when your property has been strategically stolen. When the true, and realistic valuation of our property, the **1.4 GHz Spectrum License** has been strategically, and maliciously reduced in a massive bankruptcy scheme when the petition of a filing for Chapter 11 bankruptcy in the deliberate dissipation of greater than **$1 Billion** **Dollars of assets**, originally owned by the minority common shareholders of Terrestar Corporation, formerly a publicly traded company trading in the Nasdaq Exchange.

Mr.Stockdale, Chairman Pai , and Respected Commissioners, we are forwarding important, and incriminating documents which impacted the lives of many minority common shareholders of Terrestar Corporation .This document must be brought to your attention, along with other important ones. It is called the “***TENDER OFFER*** “.This document was filed by one of the Director / Officer of Terrestar Corporation, at the same time being the General Counsel and the Secretary of Terrestar Corporation. His name is Douglas I. Brandon. This Tender Offer was submitted to the Securities Exchange Commissioner, back in November 16, 2009.This can be read in **Page 10** of the Tender Offer.

The Tender Offer was approved by the Securities Exchange Commission on **January 4, 2010**, (**Page 4** of the Tender Offer). This document is so important, because when Mr.Brandon signed off and submitted the Tender Offer document to the Securities Exchange Commission on November 16, 2009, one of the Special Counsel for the Securities Exchange Commission, her name Kathleen Krebs, granted, and approved the **Confidential Treatment Order, or a CT-Order** for Terrestar Corporation. One must ask , why is this document so important? The reason is, Terrestar Corporation premeditated bankruptcy scheme was in full swing. Terrestar top Management deliberately restructure the corporate structure of Terrestar Corporation, and created a “ **Holding** “ company, the name of **Terrestar Holding Inc**. The next step was the creation of a subsidiary under the holding company, on September 9, 2009, the name of “**Terrestar 1.4 Holding LLC ”**.

The reason of the creation of Terrestar 1.4 Holding LLC , was for the transfer of the 1.4 GHz Spectrum License, from Terrestar Corporation to Terrestar 1.4 Holding LLC, which maliciously wiped out the Terrestar Corporation minority common shareholder equity ownership, when the corporate structure Terrestar Corporation was completed The transfer of the 1.4 GHz spectrum License was done without any knowledge whatsoever of Terrestar Corporation minority common shareholders, which resulted the minority common shareholders trading worthless pieces of paper. Again, let me repeat, without the knowledge of the minority common shareholders .Our property was simply stolen from us from this massive premeditated bankruptcy scheme.

The three top Hedge Fund Preferred Shareholders, Highland Capital Management Fund Advisors, L.P., Solus Alternative Asset Management, and Harbinger Capital Partners Group, were privy to this confidential information. Terrestar Corporation minority common shareholders were not.

What occur next is absolutely incredible! Terrestar Corporation filed its petition for Chapter 11 bankruptcy on **February 16, 2011**, but the transfer of the 1.4 GHz Spectrum License was done in December 2009, to the subsidiary Terrestar 1.4 Holding LLC, or within the 24 months time frame of filing the petition of Chapter 11 bankruptcy. This is a clear bankruptcy violation. This was a “***Fraudulent Transfer*** “, of the valuable asset of the 1.4 GHz Spectrum License.

Terrestar top Management, their team of Lawyers, and other powerful insiders were planning the strategic, and fraudulent financial demise of Terrestar Corporation, to acquire the different valuable assets including the 1.4 GHz Spectrum License. Unfortunately, many mom and pop minority common shareholder investors throughout the world, fell in this massive bankruptcy scheme, and we, the minority common shareholders, including many elderly investors later found out, they were simply trading worthless pieces of paper, and lost their investment in Terrestar Corporation. Because their equity ownership of their Terrestar common stock was wiped out when Terrestar Corporation corporate structure was maliciously change when the last remaining valuable asset, the 1.4 GHz Spectrum License was removed from a publicly trading company, and transfer to a subsidiary of a holding company, to Terrestar 1.4 Holding LLC.

Numerous Terrestar Corporation minority common shareholders knew something was very wrong. Back in the year of 2014, and 2015, numerous minority common shareholders directly called the Federal Communication Commission, and spoke to two different persons. The name was Christopher Shields, and Sally Smith at the F.C.C., headquarter in Washington, D.C. We had a conference call, and express our deep concern that something was very wrong with Terrestar Corporation.They were cordial, and always receptive to our concern, but they express that they could’nt do anything to help us with our serious matter. We did’nt know who to turn to.

Terrestar Corporation, was formerly a publicly trading company, trading in the Nasdaq Exchange, formerly known as Motient Corporation until there was an I.P.O., on August 16, 2007.The name was change from Motient Corporation to Terrestar Corporation. The Federal Communication Commission originally granted the 1.4 GHz Spectrum License to Terrestar Corporation on April 23, 2007.

I submit for your careful review Mr.Stockdale, Chairman Pai, and Respected Commissioners, a graph from before, and after, how Terrestar Corporation corporate structure was change by its Terrestar Corporation Top Management, and it’s Financial Advisor. Mr.Stockdale, we strongly feel that Chairman Pai, and Respected Commissioners, will have a much better understanding what we are saying.

Therefore, you need to question, why would Terrestar Corporation Top Management, including the General Counsel and Secretary of Terrestar Corporation, Mr.Douglas I. Brandon,and others in Terrestar Corporation would go through all this trouble to begin with. We know why! Again, it was part of their massive premeditated bankruptcy scheme to wipe out the equity ownership of the minority common shareholders of Terrestar Corporation so the three top Hedge Fund, Preferred Shareholders would keep the valuable 1.4 GHz Spectrum License for themselves .Terrestar Corporation minority common shareholders never received one single dime! We were completely wiped out!

It is also very important to share this other important information. Mr.Stockdale, Chairman Pai, and Respected Commissioners, Terrestar Corporation filed its petition for Chapter 11 bankruptcy in the wrong venue. The venue was fraudulently manufactured in the creation of a shell company, Terrestar New York Inc., illustrating a physical address of a “ ***Call Center*** ”, similar to a “ ***Fed Ex*** ***Kinko Center*** “, or a “***Drive by UPS Center*** ” in New York City. But there was a problem! There was NEVER any presence, any office, and neither any employee , or any work force whatsoever in the Call Center in New York City, and neither in the State of New York to begin with. This was strategically planned by Terrestar Corporation, in-house Lawyer Douglas I. Brandon, Terrestar Top Management, Terrestar Lawyers, and other powerful insiders to commit another bankruptcy fraud in the malicious fabrication of the venue to try the bankruptcy case in the wrong venue, in the United States Bankruptcy Court of the Southern District of New York.

When the last nail of the coffin was nailed for the Terrestar Corporation minority common shareholders on October 24, 2012, unfortunately when the bankruptcy court approved the Terrestar Corporation bankruptcy plan. Terrestar New York Inc., and its parent company Terrestar Corporation, failed to pay their annual fee to the State of New York, the Division of Corporation,Terrestar New York Inc., was suspended due to their lack of payment of their annual fee for Terrestar New York Inc., business operational license. But Terrestar Corporation bankruptcy plan was approved, and confirmed anyway by the court. Another words, Terrestar New York Inc., it’s Top Management, and their Lawyers failed to pay their renewal fee for their license to operate in the State of New York, and after the minority common shareholders brought it to the attention to the bankruptcy court, the suspension of the business license for Terrestar New York Inc., Terrestar Top Management, and it’s Lawyers rush to reinstate the license some months later in the following year in January 2013.

But again, there were never any employees, no offices, and work force in the state of New York to begin with. As you can see, Terrestar Corporation, it’s Top Management were hiding something. The bankruptcy court was misled by Terrestar Corporation, and its Lawyers. Another violation, and bankruptcy fraud was clearly committed regarding the fabrication of the venue to try Terrestar Corporation bankruptcy case in the wrong venue.

This was part of Terrestar Corporation, their Lawyers, and powerful insiders sophisticated bankruptcy scheme. And yet, the bankruptcy court, the Executive Office of the United States Trustee, and the two Appointed United States Trustee complete failure to investigate why would Terrestar Corporation, the in-house Lawyer, it’s Lawyers would go through all this trouble to fraudulently manufacture the venue to try the bankruptcy case in the wrong venue of the Southern District of New York. Once again, one must question the motive. Terrestar Corporation minority common shareholders know why!

Therefore, I urge Mr.Stockdale, Chairman Pai, and Respected Commissioners, please read carefully the letter dated on July 7, 2014,which was sent to the Director of the Executive Office for the United States Trustee, Clifford J. White III. Another copy was forward to the Department of Justice, Office of the Inspector General Michael Horowitz / Investigative Division. Another copy to the former Chairman of the Securities Exchange Commissioner, Mary Jo White. And finally another copy to the former Assistant Attorney General of the United States Tony West.

Unfortunately, as of today, we still have not gotten any response, or an answer from these different regulatory, and governmental enforcement agencies. No one from the United States Attorney Office, or neither any regulatory governmental agency in any investigation in this true travesty of justice which occurred in the bankruptcy of Terrestar Corporation. Again, bankruptcy laws were not applied appropriately, numerous bankruptcy violations were committed, and clearly, the law was broken in the bankruptcy case of Terrestar Corporation.

The three top Preferred Shareholders, Highland Capital Management Fund Advisors, L.P., Solus Alternative Asset Management, and Harbinger Capital Partners Group, control the Board of Directors of Terrestar Corporation, and led it into bankruptcy without our knowledge because it was hidden in the S.E.C., CT-Order. Which resulted with their “ ***grand prize*** “,the Spectrum License. It is also important to read **Terrestar Corporation Case # 11-10612 Docket # 822**. I am forwarding the attachment for your careful review. Again, numerous minority common shareholders tried our very best to alarm the bankruptcy court, the Executive Office of the United States Trustee, the two Appointed United States Trustee, (the first United States Trustee resigned, and she moved to a district across the nation to California), and to the Securities Exchange Commission. Always seeking transparency, and for the rule of law to be applied to all the stakeholders, including the Terrestar Corporation minority common shareholders. Unfortunately, it was always in deaf ears, and nothing was done to correct the wrong doing in this tragedy of judicial process.

Therefore Mr.Stockdale, Chairman Pai , and Respected Commissioners, we are willing, and we are able to work closely with the different Officers / Directors at Terrestar Corporation, 2014 AWS Spectrum Bidco Corporation, 2014 AWS Spectrum Partnership, L.P., and all related entities, but under the condition that they must respect, and honor our rights, and participation in a fair, and just ownership of the 1.4 GHz Spectrum License as well.

We understand that the Federal Communication Commission, cannot intervene in any past business affairs, or any bankruptcy judicial matter between Terrestar Corporation / 2014 AWS Spectrum Bidco Corporation, its owner 2014 AWS Spectrum Partnership, L.P., and with the former minority common shareholders of Terrestar Corporation. But we strongly believe Terrestar Corporation / 2014 AWS Spectrum Bidco Corporation, its owner 2014 AWS Spectrum Partnership, L.P., if they refuse to work closely with the former minority common shareholders of Terrestar Corporation, if they will not respect our ownership, and neither respect a fair, and just stake in the 1.4 GHz Spectrum License, and refuses to work along with the minority common shareholders, then respectfully Mr.Stockdale, Chairman Pai, and Respected Commissioners of the Federal Communication Commission should consider, and grant the 1.4 GHz Spectrum License only to the group of the former minority common shareholders of Terrestar Corporation.

A Special Trust, along with an L.L.C., will be created for the purpose of contracting, and for the full scale usage of the 1.4 GHz Spectrum License for the benefit of all citizens throughout the different regions in the United States, Puerto Rico, the Virgin Islands, and all markets. We will comply with all regulatory requirements with the mandates of the Federal Communication Commission. At the same time, Mr.Stockdale, Chairman Pai, and Respected Commissioners can provide our group of minority common shareholders, an extension of time under the supervision, and monitoring by the F.C.C., for 365 days to obtain a well respected, and reputable American based, licensed, fully operational telecommunication company, to join us as our business partner, a joint venture telecommunication operation to service, and to market the best possible public usage of the 1.4 GHz Spectrum License throughout the United States, Puerto Rico, the United States Virgin Islands, and all markets.

At the same time, always with transparency, and with good faith, in which the 1.4 GHz Spectrum License will be use for the benefit for all the citizens in the United States, Puerto Rico, the United States Virgin Islands, and all appropriate markets. The 1.4 GHz Spectrum License can be granted, and approve to the group of former Terrestar Corporation minority common shareholders.

Mr.Stockdale,Chairman Pai, and Respected Commissioners of the Federal Communication Commission, we respectfully request for the Commission to evaluate carefully what our group of former Terrestar Corporation minority common shareholders are proposing. Again, we are willing, and we are able to work very closely with Terrestar Corporation / 2014 AWS Spectrum Bidco Corporation, its owner 2014 AWS Spectrum Partnership, L.P., for the common good, and for the best public use for the 1.4 GHz Spectrum License.

The violation, or violations of the “***Character and Candor Clause*** “, should never, and can never be tolerated by the Federal Communication Commission.

Mr.Stockdale, Chairman Pai , and Respected Commissioners, the Federal Communication Commission, should set an example for all citizens throughout the United States. The Federal Communication Commission will always stand by strict standards of transparency, integrity, and for the rule of law will always be apply for the benefit of all citizens throughout the United States, Puerto Rico, United States Virgin Islands, and its Territories.

Let me close with this last comment, the truth of what has occurred to the Terrestar Corporation minority common shareholders should be told. Please evaluate carefully the different attachments my colleagues, and I are forwarding to the Federal Communication Commission, in reference the reinstatement of the 1.4 GHz Spectrum License for Terrestar Corporation / 2014 AWS Spectrum Bidco Corporation, and its owner 2014 Spectrum Partnership L.P.

With kindest respect to Mr.Stockdale, Chairman Pai , to the Respected Commissioners, and the hard working employees of the Federal Communication Commission.

Thank you.

Very truly yours,

Aldo I. Perez