November 6, 2019

**Donald Stockdale Federal Communications Commission Chief, Mobility Division Chairman Ajit Pai and Respected Commissioners Wireless Telecommunications Bureau 445 12th Street SW \* Washington, D.C. 20554**

**Re: Terrestar Corporation Reinstatement of the 1.4 GHz Licenses / Proceeding WT Docket 16-290**

Dear Mr.Stockdale,

Thank you for being very patient with us. In gathering all of the pertinent facts. We also thank Chairman Pai, and Respected Commissioners, for giving us this opportunity in this public forum in which transparency, the rule of law, integrity, and the respect of our ownership of our intangible property, the 1.4 GHz Spectrum License, and our rights must be honored and should always be respected.

We must disagree with Terrestar counsel claiming there was “ *good faith* “. In the contrary, there was bad faith, misrepresentation of the facts, much wrong doing, and the deliberate lack of fiduciary obligation by Terrestar Corporation, and the Management against the minority common shareholders in the taking of the valuable 1.4 GHz Spectrum License, and the 64 licenses by abusive, and oppressive means up to the filing of the petition for the Chapter 11 bankruptcy. And it continued during the Terrestar Corporation / Terrestar Networks Inc., bankruptcy court proceedings, and the travesty of justice continues this very day after the finality of the bankruptcy proceedings of Terrestar Corporation, and Terrestar Networks Inc.

While Terrestar counsel may claim they were working diligently to create a smart grid network. If this was true, we would’nt be in this predicament today, still fighting for the rights of our ownership, and rights in our stake of the 1.4 GHz Spectrum License, and the 64 licenses.

***Granting the Waiver for the benefit of the public use, and for the public interest*.**

The United States spends over **$3.1 Trillion Dollars** on healthcare annually. An amount of **$1.1 Trillion** **Dollars** of that is considered waste. That is a whopping 37% of waste in healthcare in the United States. An enormous amount of $700 Billion Dollars is wasted on administrative and operational issues, and an approximate of $445 Billion Dollars on clinical issues. Practicing as an Insurance Broker, and licensed in multiple states, I know the high cost of having medical insurance for an average family of four how expensive it can cost for the monthly premium ranging from $1,750.00 to $2,750.00 on a monthly basis for medical insurance with a high calendar year deductible. Financially breaking any family budget by paying this enormous cost for medical insurance premiums.

Providing the availability of the 1.4 GHz Spectrum band for the purpose of W.T.M.S, will surely reduce the cost, and will provide financial relief for many families throughout the United States. The needless cost of duplication of medical billing, unnecessary testing for medical procedures, and the reduction for medical treatment for patients entering in the Emergency Room of hospital, and for outpatient medical facilities will provide the means of reducing drastic high cost in health care throughout our nation.

Yes, Mr.Stockdale, Chairman Pai, and Respected Commissioners, the 1.4 GHz Spectrum band will provide great financial savings to the American consumers, including many of our governmental medical facilities, including those publicly funded hospitals, medical centers, and of course for the Veteran Affairs Medical Centers throughout our nation, to treat our veterans, including those veterans who are currently suffering from P.T.S.D., or Post Traumatic Syndrome Disorder, and other serious medical conditions.

***The Terrestar Corporation Minority Common Shareholders were never informed***.

The recent Comment submitted by Counsel of Terrestar, we the minority common shareholders of Terrestar Corporation cannot believe what is now occurring. See, we were never informed by Terrestar Corporation, not by it’s Management, including the former President / C.E.O., neither by the Chairman, and not by the Board of Director of Terrestar. Nothing in writing was sent to the minority common shareholders regarding any issues regarding interference, or interruption with other frequencies. We sincerely were never informed of this issue. This is the very first time we hear this new development. We thank the Commission, for bringing this serious matter to the attention of the former minority common shareholders of Terrestar Corporation.

***What can be done to prevent further litigation, and delays for the sake of the public interest.***

We the minority common shareholders of Terrestar Corporation support the reinstatement of the 1.4 GHz Spectrum License, by the Federal Communication Commission, but under strict guidelines, and restrictions. We also will support the monitoring, and the continuation of any strict guidelines in the future for the public interest of the 1.4 GHz band for the usage of Wireless Medical Telemetry Service in the United States, Puerto Rico, and for it’s territories.

Mr.Stockdale, Chairman Pai, and Respected Commissioners, there is a remedy! **In life, there is always a solution, except death**! Let me explain, the former minority common shareholders believes for the sake of the public interest, an independent, unbiased telecommunication study for the valuation of the 1.4 GHz band for medical spectrum, illustrating the findings, and in the final findings, based on that final data, it will clearly specify the range of the valuation based on the usage of the 1.4 GHz Spectrum band for the purpose of the Wireless Medical Telemetry Service for medical industry. After this study is completed in a expedited way, ordered, and requested by the Commission, then at that time, it will be determine by the final findings, the valuation for the Wireless Medical Telemetry Service for the public interest for the United States, Puerto Rico, and its territories.

We sincerely believe the valuation can easily generate an annual revenue for an amount of over ***$12.5 Billion Dollars on an annual basis***. It surely will exceed the expectation based by the telecommunication spectrum expert of John Dooley, and as well by another well respected telecommunication spectrum expert, C.F.A, Ivan Arteaga, the expectation should easily exceed over **$1,000,000,000.00 Dollars.**

The study should be completed by a reputable, well respected telecommunication spectrum expert in the Wireless Medical Telemetry Service field. He or she should not have any sort of any connections, directly, or indirectly through a second or third party with Terrestar Corporation, with Terrestar Medical Inc., its current lawyers, neither any hired lawyers in the past. Neither with 2014 AWS Spectrum Bidco Corporation, and it’s or any owners / shareholders of 2014 AWS Spectrum Partnership L.P. It should be strictly a neutral unbiased expert that will collect the necessary data, and provide the final report to you Mr.Stockdale, to Chairman Pai, and to the Respected Commissioners for your careful evaluation.

Mr.Stockdale, Chairman Pai, and Respected Commissioners, we the minority common shareholders are confident the potential is so enormous for the benefit of the American consumer, and for the public interest, then the Commission should request at that time, for once and for all, for the former Terrestar Corporation minority common shareholders, which consist of an approximate of total 20,480,000 common shares, the Commission will require Terrestar Corporation, Terrestar Medical Inc., 2014 AWS Spectrum Bidco Corporation, and its owners / shareholders, to create a special fund to compensate in cash, and as well, guarantee warrants, to be exercise in the future with assurances that we will not be victimize for the second time, and to be paid to the group of Terrestar Corporation former victimize minority common shareholders who have been financially harmed in Terrestar Corporation actual fraud bankruptcy scheme which took away our valuable property, in it’s elimination of our equity ownership, which eliminated of ownership in the 1.4 GHz Spectrum License.

This is surely a fair, transparent, and a just thing to do for the sake of the rule of law, for fairness of all of those who were financially impacted, and harmed.

If Terrestar refuses to honor, and respect the demand of the Commission, then Mr.Stockdale , Chairman Pai, and the Respected Commissioners, should consider granting the group of former victimize minority common shareholders of Terrestar Corporation, and kindly grant us the 1.4 GHz band License for the usage of the Wireless Medical Telemetry Service, for the benefit of the public interest, and for the benefit of the American consumer throughout the United States, Puerto Rico, and it’s territories.

The Commission should consider granting us a time frame of 365 days, to seek, and find a well respected, licensed, and American based telecommunication company as our partner, in which we will always comply with all necessary regulatory, and compliance requirements with the United States Federal Communication Commission.

Again, our goal is never to be disrupter of any advancement in the technology in the usage of the 1.4 GHz band for the benefit of the American consumer, and for the public interest, especially in the reduction of health care throughout our nation.

Mr.Stockdale, Chairman Pai, and Respected Commissioners, we the minority common shareholders of Terrestar Corporation is providing this remedy in which our rights of our property, our stake in the ownership in the 1.4 GHz Spectrum License was clearly taken away from us by a Terrestar Corporation, its Management, along with their lawyers, in this massive, well designed carefully crafted bankruptcy scheme.

This remedy we are proposing is truly fair, and just for all the parties including the Terrestar Corporation victimize minority common shareholders, for Terrestar Corporation, for 2014 AWS Spectrum Bidco Corporation, and for its shareholders / owners 2014 AWS Spectrum Partnership L.P. It is our humble opinion, this is the best, and transparent option for the sake of the public interest, will reduce much time, and will definitely reduce the unnecessary litigation cost which keeps lingering on. The lawyers are the one who are financially benefiting, not the American consumer.

We thank you again Mr.Stockdale, Chairman Pai, and Respected Commissioners, and the Federal Communication Commission, for your patience with us. For your understanding, and especially for giving us again a voice, for the sake of transparency, and for giving us hope for the rule of law to be applied to the Terrestar Corporation victimize minority common shareholders.

If there are any questions, please don’t hesitate calling our lawyer, Robert Ureta, at (305) 670-1101 in the behalf of our group of former Terrestar Corporation minority common shareholders.

Let me close with this last comment, with the utmost respect to you Mr.Stockdale, to Chairman Pai, to the Respected Commissioners, and to all of the hard workers of the Federal Communication Commission in your effort in trying to do it’s very best for the public interest for all the citizens of the United States, Puerto Rico, and it’s territories.

Respectfully yours,

**Aldo I. Perez P.O. Box 450706 Miami, Florida 33245 (305) 389-0036**