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PSSI Global Services, LLC  
4415 Wagon Trail Ave.  
Las Vegas, NV 89118  
Tel: 702-798-0101  
Fax: 702-895-7484

PSSI Global Services, LLC  
7030 Hayvenhurst Ave.  
Van Nuys, CA 91406  
Tel: 310-575-4400  
Fax: 310-575-4451

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November 15, 2017

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, D.C. 20554

Re: Expanding Flexible Use in Mid-Band Spectrum between 3.7 and 4.2 GHz; GN Docket No. 17-183

Dear Ms. Dortch:

In response to the above referenced Federal Communications Commission Notice of Inquiry regarding flexible use in the mid-band spectrum, we would like to share our perspective on joint-use of the 3.7 - 4.2 GHz C-band downlink frequency band by satellite and terrestrial mobile operators.

PSSI Global Services, LLC, also dba: PSSI International Teleport, PSSI News Group, and Strategic Television, is the largest provider of C-Band transportable uplink truck services in the United States, and very likely, the world. We are extremely invested in C-band transportable satellite uplink trucks and fixed facilities providing services throughout the United States as our source of revenue and livelihood. We provide transmission services to hundreds of customers covering thousands of sports, entertainment, and pay-per-view services annually, and any decision effecting the C-band spectrum might greatly threaten how we conduct business, and our livelihood.

Should you be interested, we can forward to you pictures of the over twenty (20) C-Band trucks in our fleet, and also provide receipts showing the hundreds of C-band Rfi studies that we conduct annually at venues across the country. We would be pleased to provide these if you think they might be informative, and if they might help the FCC and others understand our constant reliance on C-band transmission for our corporate success.

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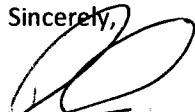
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We have reviewed the Intelsat market-based proposal with Intel for satellite-managed joint-use of C-Band spectrum. We have great interest in protecting the quality and amount of satellite services in the C-band spectrum, which is core to the success of our company. We seek to avoid the risk of interference that would result from co-frequency, co-coverage sharing, and to ensure the 99.999% reliability that our customers, and millions of American television viewers and radio listeners deserve and expect.

We continue to have concerns about joint-use of C-band and the potential for compromising service, and we seek better business certainty regarding satellite use of C-band going forward. Because we have so much invested in transportable and fixed satellite services, we hope that we will be able to add our input into this decision in some way? It is however, at this time, the position of PSSI Global Services, LLC that in the event the FCC decides to impose a mechanism for sharing, we would most likely prefer Intelsat's solution over other methods of sharing, because of the protections it provide for our company's interests and the interests of our customers. We hope however, that we can discuss this with you and the FCC further. Thank you.

Sincerely,



Robert C. Lamb

CEO

PSSI Global Services, LLC

[Rlamb@pssiglobal.com](mailto:Rlamb@pssiglobal.com)

(310) 575-4400