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November 6, 2015

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

Re: Applications of LightSquared Subsidiary LLC, Debtor-In-Possession, and LightSquared Subsidiary LLC, for FCC Consent to Assign Licenses and Other Authorizations and Request for Declaratory Ruling on Foreign Ownership, IB Docket No. 15-126

Dear Ms. Dortch:

JPMorgan Chase & Co. (“JPMC”), by counsel, herein supplements the above-referenced applications for Federal Communications Commission (“Commission” or “FCC”) consent to assign licenses and other authorizations and request for declaratory ruling on foreign ownership. As noted in the prior supplement regarding the use of a Voting Proxy Agreement to the extent that JPMC holds interests in reconstituted LightSquared and the request that the Commission approve Julian Markby to serve as the Voting Proxy under that Agreement, this supplement provides additional information about Mr. Markby and his qualifications to serve as Voting Proxy. Specifically, attached are (1) a copy of Mr. Markby’s curriculum vitae; (2) a letter regarding Mr. Markby’s independence from JPMC; and (3) a declaration regarding Mr. Markby’s qualification to service as a proxy holder under the Commission’s rules.

Kindly direct any questions regarding this supplement to the undersigned.

Respectfully Submitted,

/s/ Wayne D. Johnsen

Wayne D. Johnsen

cc (via email): Clay DeCell
Marilyn Simon
David Krech
Susan O’Connell
Jeffrey Tobias
Dennis Johnson
Behnam Ghaffari
Neil Dellar

EXHIBIT 1

JULIAN MARKBY

62 Sherwood Place • Greenwich, CT 06830 •
(T) 203-622-5823. (M) 203-962-4399.
E-mail: jmarkby@optonline.net

BOARD ACTIVITY

SIGULER GUFF SMALL BUSINESS CREDIT OPPORTUNITIES FUND, INC. BOARD, CHAIRMAN OF THE AUDIT COMMITTEE
2015 - PRESENT

Currently serves as an Independent Director of Siguler Guff's BDC focused on providing primarily mezzanine capital for small market buyouts and recapitalizations sponsored by sub \$250 million private equity funds.

MOMENTIVE PERFORMANCE MATERIALS BOARD, CHAIRMAN OF THE AUDIT COMMITTEE
2013 - PRESENT

Currently serves as an Independent Director of Momentive Performance Materials, a portfolio investment of Apollo, Oaktree, GSO and other investors. MPM is one of the world's largest producers of silicones and silicone derivatives and a global leader in the development and manufacture of products derived from quartz and specialty ceramics. MPM recently completed a successful balance sheet restructuring and is now expanding its capital program to accelerate growth and capitalize on market opportunities.

THIELE KAOLIN COMPANY BOARD, CHAIRMAN OF THE AUDIT COMMITTEE
2011- PRESENT

Currently serves on the Board of Thiele Kaolin Company. Thiele is a private company owned by second and third generation shareholders, and one of the world's leading sources for processed kaolin clay, with facilities in North America and Europe. Thiele mines, processes, blends and delivers the full spectrum of kaolin coating and filler pigments that are sold to the paper, packaging, paint and other industries throughout the globe. Thiele recently completed a dividend recapitalization and buyback of stock from a former minority shareholder and strategic investor.

NATIONAL ASSOCIATION OF CORPORATE DIRECTORS, CT CHAPTER BOARD MEMBER
2014-PRESENT

Currently serves on the board of NACD CT Chapter, a nonprofit membership organization for corporate board members that provides corporate governance resources, education, information, and research on leading board practices.

SP FIBER HOLDINGS, INC. Former CHAIRMAN OF THE BOARD
2012 - 2015

Served as Chairman of SP Fiber Holdings, a private company owned by GE Capital, Avenue Capital and other hedge funds. Following its ownership change and recapitalization in 2012, SP Fiber strategically shifted from a manufacturer of primarily recycled newsprint to packaging products and today is one of the largest manufacturers of recycled paper bags in the U.S. The Company was recently sold to WestRock.

ALTEGRITY, INC.
2014 - 2015

FORMER BOARD MEMBER

Served as an Independent Director on the Board, Audit and Compensation Committees of Altegrity, a portfolio company of Providence Equities until its recent sale to a group of second and third lien bond holders as part consensual financial restructuring. Altegrity owned a portfolio of companies including Kroll and HireRight that specialize in risk solutions, ediscovery, data recovery, employment and credit screening and adjudication support services.

NEWPAGE CORPORATION
2011- 2012

FORMER BOARD MEMBER

Served as an Independent Director on the Board, Audit and Conflicts Committee of NewPage Corporation, a former portfolio company of Cerberus Capital, until its sale to group of new investors as part of a financial restructuring. NewPage was the largest coated paper manufacturer in North America with sales of more than \$3 billion.

GREENWICH ALTERNATIVE INVESTMENTS
2005 – 2008

FORMER BOARD MEMBER

Served on the Board of three SEC registered hedge funds managed by Greenwich Alternative Investments serving institutional investors with fund of hedge fund products.

PRIOR EMPLOYMENT

WASSERSTEIN PERELLA/DRESDNER KLEINWORT WASSERSTEIN
1998-2004

MANAGING DIRECTOR

Managing Director leading significant M&A and financing transactions in the consumer and retail industries, energy, technology/internet businesses and general industrial firms. Managed the U.S. private equity coverage team completing over \$5 billion of transactions. Senior banker and co-head Media/Telecom M&A Advisory Team, completed over \$30 billion of M&A and restructuring transactions.

MCKINLEY CAPITAL LLC
1995-1998

MANAGING DIRECTOR

Developed, negotiated and completed private equity placements for companies in the traditional media and real estate industries raising over \$100 million of equity capital.
Developed and managed a portfolio of co-investments in the completed transactions.

PAINWEBBER INCORPORATED
1990-1995

MANAGING DIRECTOR

Media Group Head. Recruited, trained and managed a team of investment bankers to market and execute Corporate Finance and M&A transactions with targeted media/telecom companies. Developed relationships and completed M&A advisory and financing transactions with large and mid-sized media/communication companies.

DREXEL BURNHAM LAMBERT INCORPORATED
1987-1990

FIRST VICE PRESIDENT

Increasing responsible for the origination and execution of media/telecom M&A and corporate finance transactions.

THE FIRST NATIONAL BANK OF BOSTON
1980-1987

VICE PRESIDENT

Special Industries Group, credit trainee to sector head, financing acquisitions and growth capital needs in a variety of businesses including the media and entertainment industries.

EDUCATION

Columbia University '80 MBA Majored in Finance and Accounting

EXHIBIT 2

November 6, 2015

VIA E-MAIL AND U.S. MAIL

Mr. Sandy Qusba, Esq.
Simpson Thacher & Bartlett LLP
425 Lexington Avenue
New York, NY 10017

Dear Mr Qusba:

This letter is in furtherance of our discussions regarding my willingness to potentially serve as a Proxy Holder or board member exercising the rights of JPMorgan Chase & Co (“JPMC”) arising from JPMC’s acquisition of an equity interest in New LightSquared LLC (“New LightSquared”). I understand that applications to secure approval for JPMC’s acquisition of an equity interest in New LightSquared are pending before the Federal Communications Commission (“FCC”), and that FCC approval of the acquisition depends, in part, on JPMC and the FCC reaching mutually agreeable terms on a Proxy Agreement and identifying a Proxy Holder and board member that meet the FCC’s criteria for independence.

For this purpose, I can inform you that, to the best of my information and belief, except as disclosed below, I have no familial, personal, or other business relationship with JPMC.

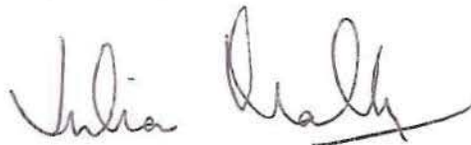
Familial, personal or other business relationships with JPMC:

During the past ten years, I have not had any direct business relationship with JPMC outside of maintaining my personal checking accounts and some of my credit cards with JPMC.

JPMC has a banking relationship with Momentive Performance Materials where I am and have been a board member since 2013. But I had no direct involvement in the selection of JPMC or negotiation of any terms of any facilities JPMC provided the company.

I am not aware of any other instance in which a company where I am or have been a director in the past ten years has or had a business relationship with JPMC

Sincerely,

A handwritten signature in black ink, appearing to read "Julian Markby". The signature is written in a cursive style with a horizontal line under the last name.

Julian Markby

EXHIBIT 3

**Before the
FEDERAL COMMUNICATIONS COMMISSION**

Applications of LightSquared Subsidiary LLC,)	
Debtor-In-Possession, and LightSquared)	
Subsidiary LLC, for FCC Consent to Assign)	IB Docket No. 15-126
Licenses and Other Authorizations and Request)	
for Declaratory Ruling on Foreign Ownership)	
)	

DECLARATION OF JULIAN MARKBY

1. My name is Julian Markby. I am submitting this declaration in support of the assignment and change of control applications filed with the Federal Communications Commission (“FCC” or “Commission”) by LightSquared Subsidiary LLC, Debtor-in Possession and LightSquared Subsidiary LLC in IB Docket No. 15, 126. In connection with those applications, I will enter into a Voting Proxy Agreement, pursuant to which JPMorgan Chase & Co.’s interests in the reconstituted LightSquared LP (“New LightSquared”) will be subject to an irrevocable voting proxy. I will serve as voting proxy.

2. I have never had any Federal Communications Commission (“FCC” or “Commission”) station authorization or license revoked or had any application for an initial, modification, or renewal of FCC station authorization, license, or construction permit denied by the Commission.

3. I have never been convicted of a felony by any state or federal court.

4. No court has finally adjudged me guilty of unlawfully monopolizing or attempting unlawfully to monopolize radio communication, directly or indirectly, through

control of manufacture or sale of radio apparatus, exclusive traffic arrangement or any other means or unfair methods of competition.

5. I am not currently a party in any pending matter referred to in the preceding two items.

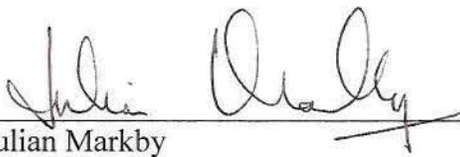
6. I am not subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Act of 1988, 21 U.S.C. Section 862, because of a conviction for possession or distribution of a controlled substance.

7. I am not an officer or director of any foreign carrier.

8. I do not own a controlling interest in a foreign carrier.

9. I do not own a ten percent or greater or controlling interest in an entity that provides domestic telecommunications services.

I, Julian Markby, hereby declare under penalty of perjury that the foregoing declaration is true, complete and correct to the best of my knowledge, information and belief, and is made in good faith.


Julian Markby

Executed on November 6, 2015