

August 30, 2007

**FILED ELECTRONICALLY**

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th St., S.W.  
Washington, DC 20554

**Re: WT Docket No. 07-54**  
**RM-11043**  
*Ex Parte*

Dear Ms. Dortch:

TerreStar Networks Inc. ("TerreStar") hereby supports the compromise approach that Mobile Satellite Ventures Subsidiary LLC ("MSV") proposed today in an *ex parte* filing MSV submitted in the above-referenced proceeding.

MSV's filing addresses the issue of aggregate interference. More specifically, MSV has made a proposal for taking into account the potential for multiple Fixed Service stations operating in the 10.7-11.7 GHz band to cause aggregate interference to one of the limited number of mobile satellite service ("MSS") gateway earth stations that uses a portion of the band. MSV suggests that the Commission "make[] a finding that aggregate interference to MSS gateways is a legitimate concern" and that it "require[] all applicants for new or modified Fixed Service facilities in the band to carefully coordinate their operations with any licensed gateway operations so as to avoid such interference."

TerreStar supports this approach. TerreStar believes that MSV's compromise proposal strikes a proper balance between Fixed Service needs for efficient use of the 10.7-11.7 GHz spectrum and MSS needs for operating in an environment that is free from objectionable interference.

Please direct any questions concerning this filing to the undersigned.

Sincerely,

/s/ Douglas I. Brandon  
Douglas I. Brandon  
Vice President for Regulatory Affairs  
TerreStar Networks, Inc.  
12010 Sunset Hills Road, 9<sup>th</sup> Floor  
Reston, VA 20191  
(703) 483-7800