

LAW OFFICES  
**GOLDBERG, GODLES, WIENER & WRIGHT**  
1229 NINETEENTH STREET, N.W.  
WASHINGTON, D.C. 20036-2413

HENRY GOLDBERG  
JOSEPH A. GODLES  
JONATHAN L. WIENER  
LAURA A. STEFANI  
DEVENDRA ("DAVE") KUMAR

(202) 429-4900  
TELECOPIER:  
(202) 429-4912

e-mail:  
[general@g2w2.com](mailto:general@g2w2.com)  
website: [www.g2w2.com](http://www.g2w2.com)

HENRIETTA WRIGHT  
THOMAS G. GHERARDI, P.C.  
COUNSEL

THOMAS S. TYCZ\*  
SENIOR POLICY ADVISOR  
\*NOT AN ATTORNEY

May 30, 2008

**Electronic Filing**

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

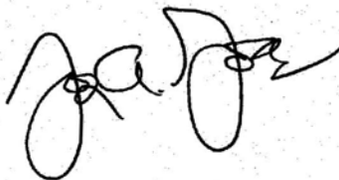
**Re: TerreStar Networks Inc.  
WT Docket Nos. 07-195, 04-356, 07-16 and 07-30  
Notification of Ex Parte Presentation**

Dear Ms. Dortch:

On May 29, 2008, Doug Brandon, Vice President, Regulatory Affairs, of TerreStar Networks Inc. ("TerreStar"), communicated via electronic mail with Wayne Leighton, Special Advisor to Commissioner Tate, concerning the above-referenced proceedings. Mr. Brandon underscored the proximity of the proposed new AWS bands to 2 GHz mobile satellite service ("MSS") frequencies to be used by TerreStar and stressed the need to protect MSS handsets and base stations from harmful out of band emissions. The attached chart was included with Mr. Brandon's e-mail.

Please direct any questions concerning this matter to the undersigned.

Sincerely,



Joseph A. Godles  
*Attorney for TerreStar Networks Inc.*

cc: Wayne Leighton

# AWS-2, AWS-3, and MSS Band Proximity

