

2012-01-05

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

FILED/ACCEPTED

JAN 9 - 2012

Federal Communications Commission  
Office of the Secretary

Re: LightSquared Subsidiary, LLC  
Ex Parte Communication. IB Docket No. 11-109  
IBSF File No. SAT-MOD-20101118-00239

Dear Ms. Dortch:

As a geographic information system professional, I must express serious concerns regarding the Federal Communications Commission (FCC) granting LightSquared, LLC conditional approval to build a nationwide 4G-LTE wireless broadband network (FCC File No. SAT-MOD-20101118-00239). Early testing by GPS technology leaders, Garmin and Trimble Navigation, demonstrated that LightSquared's technology would likely interfere with Global Positioning System (GPS) receivers, degrading their performance in the best case scenario and completely jamming GPS receivers in the worst case scenario.

The Department of Defense, FAA, DHS, NASA, DOI, DOT, DOC, GIS, and the Professional Land Surveying and Engineering professions, have all expressed serious reservations in regards to this plan by LightSquared, LLC to build 40,000 ground stations in the U.S. that could cause widespread interference to GPS signals. This network of ground stations will transmit signals within the L-band frequency immediately adjacent to the GPS L1 frequency at more than one billion times the strength of the low-power GPS signal from space. Furthermore, each mobile phone using LightSquared's wireless service would potentially become a portable GPS jamming device by jamming GPS receivers in its immediate vicinity.

High-precision GPS equipment used by Land Surveyors, Civil Engineers, farmers, and other geomatics professionals costing thousands of dollars per receiver would be more adversely affected than the consumer GPS devices given their inherent design. Literally, tens of thousands of high-precision GPS receivers are used in the United States. GPS technology has transformed the way we build and manage our infrastructure, adding a tremendous level of efficiency to the design, construction, and maintenance of roads, bridges, water and wastewater utilities, commercial properties, residential subdivisions, parks, farms, golf courses, etc.

The FCC must make clear, and the NTIA (National Telecommunications and Information Administration) must ensure, that LightSquared's license modification is contingent on the outcome of the mandated study unequivocally demonstrating that there is no interference to GPS. The study must be comprehensive, objective, and based on correct assumptions about existing GPS uses rather than theoretical possibilities. Given the substantial pre-existing investment in GPS systems and infrastructure, and the critical nature of GPS applications, the results of the study must conclusively demonstrate there is no risk of interference. If there is conflicting evidence, doubts must be resolved against the LightSquared terrestrial system.

This situation has the potential of becoming a tremendous public safety issue and an economical disaster not only for the United States as a whole.

Best Regards,

Nathaniel S Davis, GISP  
Charleston, WV

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**From:** myIBFS  
**Sent:** Thursday, January 05, 2012 1:45 PM  
**To:** Gerald Mays; Sarita Kale; Siva Appavu; Andrea Kelly; Stephen Duall; Kathryn Medley; CurTrisha Banks; Kathleen Campbell  
**Subject:** Pleadings and Comments Notification from MyIBFS

Type of Pleading: LETTER

Date filed: 01/05/2012

Filer Information:  
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Charleston Sanitary Board

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Proceedings List

File Number	Callsign	Applicant
SATMOD2010111800239	S2358	LightSquared Subsidiary LLC