

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Federal Communications Commission)	IB Docket No. 12-340
Invites Comment on LightSquared Request)	
to Modify its ATC Authorization)	
)	
LightSquared Subsidiary LLC Petition for)	RM-11683
Rulemaking to Revise the Commission’s)	
Technical Rules)	
)	
LightSquared Subsidiary LLC Request for)	SAT-MOD-20120928-00160
Modification of its Ancillary Terrestrial)	SAT-MOD-20120928-00161
Component Authority)	SES-MOD-20121001-00872
)	

**To: Chief, Satellite Division
International Bureau**

**ERRATUM TO REPLY COMMENTS OF THE
ALARM INDUSTRY COMMUNICATIONS COMMITTEE**

The law firm of Blooston, Mordkofsky, Dickens, Duffy, & Prendergast, LLP hereby submits an erratum to the “Reply Comments of the Alarm Industry Communications Committee”, filed in the above-captioned proceeding on January 4, 2013. The signature line on the original filing incorrectly showed “The Blooston Rural Carriers” rather than the “Alarm Industry Communications Committee.” The purpose of this erratum is to correct this error. A corrected copy of the filing is attached hereto.

Respectfully submitted,

**ALARM INDUSTRY COMMUNICATIONS
COMMITTEE**

By /s John A. Prendergast
John A. Prendergast
Salvatore Taillefer, Jr.

Blooston, Mordkofsky, Dickens, Duffy & Prendergast, LLP
2120 L Street, NW, Suite 300
Washington, DC 20037
Phone: (202) 659-0830
Facsimile: (202) 828-5568

Filed: January 7, 2012

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Federal Communications Commission)	IB Docket No. 12-340
Invites Comment on LightSquared Request)	
to Modify its ATC Authorization)	
)	
LightSquared Subsidiary LLC Petition for)	RM-11683
Rulemaking to Revise the Commission’s)	
Technical Rules)	
)	
LightSquared Subsidiary LLC Request for)	SAT-MOD-20120928-00160
Modification of its Ancillary Terrestrial)	SAT-MOD-20120928-00161
Component Authority)	SES-MOD-20121001-00872
)	

**To: Chief, Satellite Division
International Bureau**

**REPLY COMMENTS OF THE
ALARM INDUSTRY COMMUNICATIONS COMMITTEE**

The Alarm Industry Communications Committee (“AICC”), on behalf of its members¹ and pursuant to the request of the International Bureau in its *Public Notice* of November 16, 2012,² hereby submits its reply comments in connection with LightSquared Subsidiary, LLC’s (“LightSquared”) request to modify its ATC authorization. AICC does not oppose

¹ Central Station Alarm Association (CSAA), Electronic Security Association (ESA), Security Industry Association (SIA), Bosch Security Systems, Digital Monitoring Products, Digital Security Control, Telular Corp, Stanley Convergent (alarm division, formerly known as Honeywell Monitoring), Honeywell Security, Vector Security, Inc., ADT Security Services, Inc., AES- IntelliNet, Alarm.com, Bay Alarm, Intertek Testing, RSI Videofied, Security Network of America, United Central Control, AFA Protective Systems, Vivint (formerly APX Alarm), COPS Monitoring, DGA Security, Security Networks, Universal Atlantic Systems, Axis Communications, Interlogix, LogicMark, Napco Security, Alarm Detection, ASG Security, Protection One, Security Networks, Select Security, Inovonics, Linear Corp., Numerex, Tyco Integrated Security, FM Approvals, and the Underwriters Laboratories.

² Federal Communications Commission Invites Comment on LightSquared Request to Modify its ATC Authorization, Public Notice, IB Docket No. 12-340, DA 12-1863, released November 16, 2012.

LightSquared's proposal to relinquish its ATC authority for the portion of the 1525-1559 MHz band above 1536 MHz, but urges the Commission to carefully examine the feasibility of LightSquared's proposal to relocate terrestrial operations to the 1675-1680 MHz band through the current proceeding on that subject.

AICC's primary concern is, as it has been throughout these proceedings,³ the protection of the numerous public safety functions with which LightSquared's proposed network could potentially interfere. Therefore, AICC generally supports the comments of the Coalition to Save Our GPS (the "Coalition"), The US GPS Industry Council (the "Council"), and Lockheed Martin in this proceeding.

Specifically, AICC does not oppose LightSquared's request to relinquish its authority to operate in the band above 1536 MHz. In light of the conclusion that LightSquared's proposed terrestrial mobile broadband service will interfere with GPS operation in the 1525-1559 MHz band, avoiding operations in the immediately adjacent spectrum only makes sense. AICC shares commenters' concerns, however, that accepting such relinquishment should not prejudice the broader determination as to whether terrestrial mobile service in any other portion of the satellite spectrum may cause interference to GPS operations in the 1529-1559 MHz band.⁴

For this reason, AICC believes that the Commission must carefully examine LightSquared's proposal to relocate terrestrial operations to the 1675-1680 MHz band and strongly supports comments to continue the ongoing rulemaking proceeding to determine the feasibility such use. As the Council emphasized, "the ultimate case for such an allocation must

³ See, e.g., Comments of AICC, IB Docket No. 11-109, filed March 1, 2012; Comments of the Alarm Industry Communications Committee, File No. SAT-MOD-20101118-00239, filed March 14, 2011.

⁴ See, e.g., Comments of the US GPS Industry Council, IB Docket No. 12-340, filed December 17, 2012, at p.3; Comments of Lockheed Martin, IB Docket No. 12-340, filed December 17, 2012, at pp. 5-6.

Certificate of Service

I hereby certify that on this 7th day of January, 2013, a copy of the forgoing **Erratum to Reply Comments of the Alarm Industry Communications Committee** was sent via US Mail, postage prepaid, or via electronic mail, as indicated, to the following:

Jeffrey J. Carlisle
Executive Vice President
Regulatory Affairs and Public Policy
LightSquared Subsidiary LLC
10802 Parkridge Boulevard
Reston, VA 20191

Raul R. Rodriguez
Lerman Senter PLLC
2000 K Street, NW, Suite 600
Washington, DC 20006-1809

Jennifer Warren
Vice President, Technology Policy & Regulation
Lockheed Martin Corporation
2121 Crystal Drive, Suite 100
Arlington VA, 22202

Joel Jankowsky
COALITION TO SAVE OUR GPS
1333 New Hampshire Avenue, N.W.
Washington, D.C. 20036-1564

Best Copy and Printing, Inc.
fcc@bcpiweb.com

/s/ Salvatore Taillefer, Jr. _____
Salvatore Taillefer, Jr.

Blooston, Mordkofsky, Dickens, Duffy &
Prendergast, LLP
2120 L Street, NW, Suite 300
Washington, DC 20037
Phone: (202) 659-0830
Facsimile: (202) 828-5568