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VIA ELECTRONIC FILING

February 14, 2013

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

Re: *Notice of Ex Parte Presentation; IB Docket No. 11-109; DA 12-1863, IB Docket No. 12-340; IBFS File Nos. SAT-MOD-20101118-00239; SAT-MOD-20120928-00160; SAT-MOD-20120928-00161; SES-MOD-20121001-00872; RM-11681; WT Docket No. 12-327*

Dear Ms. Dortch:

On Tuesday, February 12, 2013, Doug Smith, Chairman of the Board and Chief Executive Officer of LightSquared Subsidiary LLC (“LightSquared”); Jeffrey Carlisle, Executive Vice President, Regulatory Affairs and Public Policy of LightSquared; and James Barker and the undersigned of Latham & Watkins LLP, outside counsel to LightSquared, met with the Federal Communications Commission representatives listed below.

In the meeting, LightSquared briefed the Commission on the status of its pending bankruptcy proceeding. LightSquared then discussed the status of the above-referenced pending modification applications, and the implementation of LightSquared’s network in accordance with the comprehensive proposal described in those applications—including LightSquared’s proposed shared use of spectrum at 1675-1680 MHz. LightSquared reiterated its view that the proposed shared use of 1675-1680 MHz spectrum is feasible, as explained at pp. 10-19 of the Reply Comments of LightSquared filed on January 4, 2013,<sup>1</sup> which formed the basis of much of the discussion. LightSquared also reiterated its view that the Commission has plenary statutory authority to grant those applications, as explained at pp. 23-27 of those Reply Comments.

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<sup>1</sup> The Reply Comments were filed in IB Docket No. 12-340 and IBFS File Nos. SAT-MOD-20120928-00160, SAT-MOD-20120928-00161, and SES-MOD-20121001-00872.

LightSquared noted that it has been working and will continue to work with NOAA and other federal agencies to develop mutually beneficial solutions regarding the 1675-1680 MHz band (which is already under evaluation by both the NTIA and the Commission for wireless broadband use). These solutions would ensure the continued, uninterrupted nature of NOAA's mission while also enabling more efficient use of the 1675-1680 MHz band in a manner consistent with the Commission's emerging technology policies. Finally, LightSquared and the Commission representatives discussed the status of the pending above-referenced extension request of OP LLC and urged prompt grant of that request.

Please contact me with any questions.

Respectfully submitted,

/s/ John P. Janka  
John P. Janka

cc: Nicholas Alexander  
Jonathan Chambers  
Gardner Foster  
Charles Mathias  
Paul Murray  
Robert Nelson  
Ronald Repasi  
Jennifer Tatel