

555 Eleventh Street, N.W., Suite 1000  
Washington, D.C. 20004-1304  
Tel: +1.202.637.2200 Fax: +1.202.637.2201  
www.lw.com

# LATHAM & WATKINS<sup>LLP</sup>

## FIRM / AFFILIATE OFFICES

|             |                  |
|-------------|------------------|
| Abu Dhabi   | Milan            |
| Barcelona   | Moscow           |
| Beijing     | Munich           |
| Boston      | New Jersey       |
| Brussels    | New York         |
| Chicago     | Orange County    |
| Doha        | Paris            |
| Dubai       | Riyadh           |
| Düsseldorf  | Rome             |
| Frankfurt   | San Diego        |
| Hamburg     | San Francisco    |
| Hong Kong   | Shanghai         |
| Houston     | Silicon Valley   |
| London      | Singapore        |
| Los Angeles | Tokyo            |
| Madrid      | Washington, D.C. |

VIA ELECTRONIC FILING

December 17, 2013

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> 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; ET Docket No. 10-142

Dear Ms. Dortch:

On Friday, December 13, 2013, Doug Smith, Chairman of the Board and Chief Executive Officer of LightSquared Subsidiary LLC (“LightSquared”), Jeffrey Carlisle, Executive Vice President for Regulatory Affairs and Public Policy of LightSquared, and James Barker and the undersigned of Latham & Watkins LLP, outside counsel to LightSquared (collectively, the “LightSquared Representatives”), met with the Federal Communications Commission staff identified below.

In this meeting, the LightSquared Representatives provided a status update of LightSquared’s bankruptcy proceedings and continued conversations with government agencies, and urged that the above-referenced modification applications be granted in a timely manner. In addition, the LightSquared Representatives discussed the status of LightSquared Inc.’s Petition for Declaratory Ruling, IB Docket No. 11-109 and ET Docket No. 10-142. In that Petition, LightSquared asked the Commission to clarify the regulatory status of commercial Global Positioning System (“GPS”) receivers, particularly with respect to the relative spectrum rights of such receivers vis-à-vis authorized operations in the adjacent mobile-satellite service (“MSS”) spectrum bands, including ancillary terrestrial component (“ATC”) operations. The LightSquared Representatives noted that the pleading cycle for this petition has been closed for nineteen months and that this petition is ripe for decision by the Commission, absent any decision on the modification applications.

LATHAM & WATKINS<sup>LLP</sup>

Please contact the undersigned with any questions.

Respectfully submitted,

/s/ John P. Janka  
John P. Janka

cc: Jonathan Chambers  
Charles Mathias  
Ronald Repasi  
Jennifer Tatel