LeoLabs Proposal for FCC Experimental License

Request for Confidentiality

(1) Identification of the specific information for which confidential treatment is sought:

LeoLabs requests confidentiality for the supplement exhibits (research plan, antenna information, environmental impact, and modulation information) provided with this filing. General information about the filing should not be considered confidential.

(2) Identification of the Commission proceeding in which the information was submitted or a description of the circumstances giving rise to the submission;

The materials were submitted in order to provide the commission information on the research and experimentation plans, on the antenna properties including physical dimensions and performance, and on the signals used for modulation.

(3) Explanation of the degree to which the information is commercial or financial, or contains a trade secret or is privileged;

The material contains commercial information which is proprietary to LeoLabs. Some of the material is patent pending and some is trade secret.

(4) Explanation of the degree to which the information concerns a service that is subject to competition;

It is LeoLabs' intention to develop a service to routinely track satellites and space debris. Competitors are actively developing solutions that may compete with LeoLabs solutions.

(5) Explanation of how disclosure of the information could result in substantial competitive harm;

Competitors could infringe in the patent-pending intellectual property encapsulated in the exhibits in order to develop a competitive offering to LeoLabs.

(6) Identification of any measures taken by the submitting party to prevent unauthorized disclosure;

Materials are labeled "Proprietary and Confidential" and transmitted only to parties under specific non-disclosure agreements (NDAs).

(7) Identification of whether the information is available to the public and the extent of any previous disclosure of the information to third parties;

The information provided has not been made available to the public, and only to third parties under NDA.

(8) Justification of the period during which the submitting party asserts that material should not be available for public disclosure; and

The material should not be available for public disclosure for at least 10 years from the date of filing.

(9) Any other information that the party seeking confidential treatment believes may be useful in assessing whether its request for confidentiality should be granted.

N/A.