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September 8, 2010

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Marlene H. Dortch Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

Re: LightSquared Subsidiary LLC

File No. SAT-MOD-20100412-00075; SAT-AMD-20100514-00101; SAT-AMD-20100527-00112; SES-MOD-20100510-00580; SES-MOD-20100510-00581; SES-MOD-20100510-00582; SES-MOD-20100510-00583; SES-MOD-20100510-00584

Dear Ms. Dortch:

LightSquared Subsidiary LLC ("LightSquared"), formerly SkyTerra Subsidiary LLC, hereby files this letter to update the above-referenced applications. Each of the applications relates to the relocation of MSAT-2 to the 103.3°W orbital location in anticipation of the launch and operation of SkyTerra 1 at the 101.3°W orbital location. As a result of a delay in the delivery and launch of SkyTerra 1, the relocation of MSAT-2 has been delayed.¹ Accordingly, any grant of the above-referenced applications should permit continued operations of MSAT-2 at its currently authorized location, 101.3°W, until January 31, 2011, the requested launch and begin operations milestone deadline for SkyTerra 1.

¹ See Application, File No. SAT-AMD-20100908-00191 (filed September 8, 2010).

Very truly yours,

/s/

Bruce D. Jacobs Tony Lin Counsel for LightSquared Subsidiary LLC

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