May 31, 2018

## VIA ELECTRONIC FILING

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12 ${ }^{\text {th }}$ Street, SW
Washington, D.C. 20554

## Re: O3b Limited, File Nos. SAT-MOD-20160624-00060, SAT-AMD-2016111500116, SAT-AMD-20170301-00026 \& SAT-AMD-20171109-00154

Dear Ms. Dortch:
On May 31, 2018, Suzanne Malloy, Will Lewis, and Noah Cherry representing O3b Limited ("O3b") spoke by telephone with Stephen Duall of the FCC's Satellite Division.

O3b noted that paragraph 5 and footnote 1 of the Draft Order in the above-referenced applications incorrectly states that O3b in its November 2017 Amendment removed its request to use the $17.7-17.8 \mathrm{GHz}$ band. ${ }^{1}$ O3b had in fact maintained its request to use these frequencies in its November 2017 Amendment. O3b requests that the Commission remove the references in paragraph 5 and footnote 1 of the Draft Order to O3b removing its request to use the 17.7-17.8 GHz band.

Footnote 10 correctly states that the Commission deferred consideration on the use of this band. Consistent with the deferral of other frequency bands in the Draft Order, O3b requests that the Commission: (1) include the $17.7-17.8 \mathrm{GHz}$ band in the chart of requested frequencies in paragraph 6; and (2) issue an ordering clause stating that the Commission has deferred consideration of O3b's request to use the $17.7-17.8 \mathrm{GHz}$ band.

Sincerely,


Suzanne Malloy

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[^0]:    ${ }^{1}$ Modification of U.S. Market Access for O3b Limited, Order and Declaratory Ruling, IBFS File Nos. SAT-MOD-20160624-00060, SAT-AMD-20161115-00116, SAT-AMD-20170301-00026 \& SAT-AMD-20171109-00154, FCC-CIRC1806-05 (rel. May 17, 2018) ("Draft Order").

