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July 31, 2018

Jose Albuquerque, Chief
International Bureau, Satellite Division
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

Re: The Boeing Company
IBFS File Nos. SAT-LOA-20161115-00109 (call sign S2977);
SAT-LOA-20160622-00058 and SAT-AMD-20170301-00030 (call sign S2966);
SAT-LOA-20170301-00028, SAT-AMD-20170929-00137 and
SAT-AMD-20180131-00013 (call sign S2993)

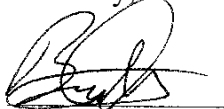
Dear Mr. Albuquerque:

The Boeing Company, through its attorneys, hereby withdraws two of its applications for authority to launch and operate non-geostationary satellite orbit (“NGSO”) fixed satellite service (“FSS”) systems operating in the Ka-band, IBFS File Number SAT-LOA-20161115-00109 (call sign S2977), and in the V-band, IBFS File Numbers SAT-LOA-20160622-00058 and SAT-AMD-20170301-00030 (call sign S2966).

Boeing continues to seek authority for its third NGSO FSS system, IBFS File Numbers SAT-LOA-20170301-00028, SAT-AMD-20170929-00137 and SAT-AMD-20180131-00013 (call sign S2993). Boeing expects to file an amendment to make certain changes to its remaining system. Even as amended, the S2993 constellation would continue to include substantially fewer satellites than Boeing’s withdrawn V-band NGSO FSS system and therefore would overall reduce the number of frequency conflicts resulting from Boeing’s V-band presence in relation to other V-band NGSO FSS systems.

Please contact the undersigned if you have any questions about this matter.

Sincerely,



Bruce A. Olcott
Counsel to The Boeing Company