

September 4, 2014

BY ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

Re: ***Erratum: IBFS File No. SAT-LOA-20140825-00094 (S2930)***

Dear Ms. Dortch:

In the above referenced proceeding, DIRECTV Enterprises, LLC (“DIRECTV”) has requested authority to launch and operate DIRECTV 15, a geostationary Ka-band satellite¹ to be located at the nominal 103° W.L. position. Although most sections of the application (including the Requested Frequencies exhibit) correctly identify all frequency bands for which DIRECTV requests operating authority, Section 5.1 on page 7 of the application narrative includes a typographical error, such that it twice refers to the 29.25-25.29 GHz band rather than the 29.25-29.29 GHz band.

DIRECTV hereby confirms that this section the application should have referred to the 29.25-29.29 GHz band, as does the remainder of the application. DIRECTV apologizes for any confusion this may have caused.

Respectfully submitted,

/s/

William M. Wiltshire
Counsel to DIRECTV Enterprises, LLC

cc: Jose Albuquerque

¹ Note that DIRECTV 15 is a hybrid multi-band satellite, which includes payloads operating in three frequency bands: Ka FSS, 17/24 GHz BSS, and 12/17 GHz DBS.