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October 18, 2016

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re:

Notice of *ex parte* presentation Request by Viasat, Inc. ("Viasat"), for Authority to Access the U.S. Market Using a Non- U.S. Licensed Ka-Band Geostationary Satellite at the Nominal 109° W.L. Orbital Location File No. SAT-LOI-20160208-00015

Dear Ms. Dortch:

On October 17, 2016, the undersigned, as counsel to Telesat Canada ("Telesat"), met with Jose Albuquerque, Chip Fleming, and Merissa Velez of the International Bureau concerning the above-referenced matter. Participating via telephone were Daniel S. Goldberg, President and Chief Executive Officer of Telesat; Henry Goldberg, counsel to Telesat; and Kerry Murray, Steve Duall, and Kathyrn Medley of the International Bureau.

At the meeting, Telesat reiterated the reasons set forth in its pleadings as to why any grant of Viasat's above-referenced application should be conditioned on international coordination. Telesat suggested there be an explicit condition stating that the grant is "subject to the outcome of the international coordination process." Please direct any questions concerning this filing to the undersigned.

Respectfully submitted,

Joseph A. Godles Attorney for Telesat Canada

cc: Jose Albuquerque, FCC Chip Fleming, FCC Kerry Murray, FCC Steve Duall, FCC Kathyrn Medley, FCC Merissa Medley, FCC John Janka, counsel to Viasat Elizabeth Park, counsel to Viasat