## KELLOGG, HUBER, HANSEN, TODD, EVANS & FIGEL, P.L.L.C.

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June 6, 2016

Dr. Jose P. Albuquerque Chief, Satellite Division International Bureau Federal Communications Commission Washington, DC 20554

Re: Spectrum Five LLC, 17/24 GHz Broadcasting-Satellite Service Application, File Nos. SAT-LOI-20160308-00026 (Call Sign S2958) & SAT-LOI-20160308-00025 (Call Sign S2957)

Dear Dr. Albuquerque:

I write to respond to your letter dated May 6, 2016 that requested additional information regarding Spectrum Five's license applications to provide 17/24 GHz Broadcasting-Satellite Service to the United States from the 110.9° W.L. and 115° W.L. orbital locations.<sup>1</sup>

Enclosed we have provided corrected Technical Narratives for both applications that respond to your two inquiries. *First*, in accordance with our phone conversation, we have revised the Technical Narratives to specify that the "accuracy to which the antenna axis attitude will be maintained" is 0.17°. 47 C.F.R. § 25.114(c)(5)(v). *Second*, we have revised the Technical Narratives to correct scrivener's errors that referred to BSSNET2A-111 in the BSSNET2A-115W Technical Narrative and vice versa. Finally, we discovered that Schedule S had omitted data for field S7f (Rotational Error). We have enclosed corrected copies of Schedule S for the two satellites that specify the rotational error is 0.12°.

<sup>&</sup>lt;sup>1</sup> See Application, Spectrum Five LLC Petition for Declaratory Ruling to Provide Service from 110.9, IBFS No. SAT-LOI-20160308-00025 (Mar. 8, 2016); Application, Spectrum Five LLC Petition for Declaratory Ruling to Provide Service from 115, IBFS No. SAT-LOI-20160308-00026 (Mar. 8, 2016).

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Sincerely,

/s/ Daniel Dorris

Daniel V. Dorris

Enclosure