

JONES DAY

51 LOUISIANA AVENUE, N.W. • WASHINGTON, D.C. 20001.2113
TELEPHONE: +1.202.879.3939 • FACSIMILE: +1.202.626.1700

DIRECT NUMBER: (202) 879-3630
BOLCOTT@JONESDAY.COM

December 5, 2016

VIA ELECTRONIC FILING

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

**Re: Oral *Ex Parte* Notice
WorldVu Satellites Limited, Petition for a Declaratory Ruling
Granting Access to the U.S. Market for the OneWeb System
IBFS File No. SAT-LOI-20160428-00041**

Dear Ms. Dortch:

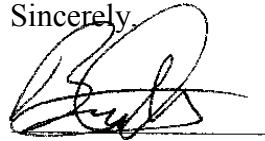
On December 1, 2016, representatives of The Boeing Company (“Boeing”) met with representatives of the International Bureau to discuss Boeing’s pending applications for authority to launch and operate non-geostationary satellite orbit (“NGSO”) fixed-satellite service (“FSS”) systems operating in the Ka-band and in the V-band. Participating in the meeting on behalf of the International Bureau were Jose Albuquerque, Diane Garfield, Karl Kensinger, Stephen Duall, Chip Fleming, and, by telephone, Kathryn Medley. Participating in the meeting on behalf of Boeing were Bruce Chesley, Robert Vaughan, Kim Kolb, Ying Fera, and the undersigned.

A portion of the discussion focused on Boeing’s proposal to operate its V-band NGSO FSS system at a nominal altitude of 1,200 kilometers, the same altitude proposed by WorldVu for its OneWeb satellite system. Boeing indicated that, in order to coordinate the adjacent operation of its system with OneWeb, Boeing requires the same level of detail regarding the specific altitudes of OneWeb’s orbital planes as Boeing has disclosed to the Commission regarding its own satellite system. The Boeing representatives indicated that they will review any supplemental information provided or filed by OneWeb and continue to work with OneWeb in an effort to secure more information. The Boeing representatives also questioned whether the large separation distance between the altitudes of different NGSO systems suggested by OneWeb is actually required and whether it would constitute an effective use of orbital resources.

Marlene H. Dortch
December 5, 2016
Page 2

Thank you for your attention to this matter. Please contact me if you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Bruce A. Olcott", written over a horizontal line.

Bruce A. Olcott
Counsel to The Boeing Company

Cc: J. Hindin, Counsel to WorldVu