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VIA IBFS

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

Re: Skynet Satellite Corporation
FCC File No. SAT-MOD-20160225-00022

Dear Ms. Dortch:

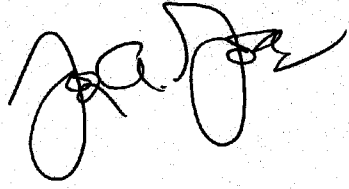
Skynet Satellite Corporation ("Skynet"), by its undersigned counsel, hereby clarifies one aspect of its above-referenced application, filed on February 25, 2016, seeking modification of its authorization for the Telstar 12 Vantage ("T12V") space station.

On the Main Form of the FCC Form 312 that accompanied its modification application, Skynet responded to Question 35 in the affirmative, *i.e.*, that it is seeking a waiver of the Commission's rules. Skynet's affirmative response relates to an International Bureau ("Bureau") policy that permits applicants, on a waiver basis, to omit some technical information from Schedule S based on changes that were made to Part 25 of the Commission's rules. Skynet sought this waiver in its initial application for authority for T12V,¹ and it is seeking the same waiver, to the extent required, in its pending modification application.

¹ FCC File No. SAT-LOA-20141010-00107.

Skynet is not seeking modification of any of the waivers that were granted in connection with the original T12V space station authorization, and asks only that the waivers remain in force following the grant of the subject modification request.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "J. Godles", written over a light gray dotted grid background.

Joseph A. Godles
Counsel to Skynet Satellite Corporation

cc: Alyssa Roberts