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August 13, 2020

VIA IBFS

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, S.W. Washington, DC 20554

Attention: Diane Garfield Engineering Branch, International Bureau

Re: EOS Defense Systems USA, Inc. IBFS File No. SAT-MOD-20200526-00057 (Call Sign S2982)

Dear Secretary Dortch:

EOS Defense Systems USA, Inc. ("EOS") herein provides clarification to the Federal Communications Commission ("FCC") regarding a clerical error in the Schedule S associated with the above-referenced modification application. Specifically, with respect to the satellite in Orbital Plane 2, the aforementioned Schedule S should reflect 180° for the field titled "Mean Anomaly (degrees) at the Orbit Epoch Date." The original Schedule S filed for Call Sign S2982¹ correctly reflects 180° for the mean anomaly orbit for the satellite in Orbital Plane 2, and the above-referenced modification application does not request FCC authority to change this orbital parameter.²

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¹ *See* IBFS File No. SAT-LOA-20161115-00117.

² The Schedule S associated with EOS's pending modification application accurately reflects the mean anomaly at orbit epoch date for the two additional satellites authorized under Call Sign S2982.

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Should you have any questions, please do not hesitate to contact the undersigned.

Sincerely,

/s/ Tim Bransford

Tim Bransford

Counsel to EOS Defense Systems USA, Inc.