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April 28, 2015

Jose Albuquerque Chief, Satellite Division Federal Communications Commission 445 12th Street, SW Room TW-A325 Washington, D.C. 20554

Attn: Satellite Division, International Bureau

Re: O3b Limited

IBFS File Nos. SES-LIC-20130618-00516

SES-AMD-20131122-01187, and SES-AMD-20140814-00653

Call Sign: E130107

Dear Mr. Albuquerque:

This document provides the clarification sought by the Satellite Division in your letter, dated April 22, 2015, concerning the above referenced application filed by O3b Limited ("O3b") for authority to operate a fixed earth station in Bristow, Virginia.

O3b is not seeking authority to conduct telemetry, tracking and command ("TT&C") operations using the Bristow earth station. As stated in your letter, the narrative portion of the application, in a table on p. 3, identifies O3b's TT&C frequencies. This table, however, was intended to show the frequency plan for the O3b system generally, and is not limited to the frequencies and carriers to be used by the Bristow earth station.

Similarly, as also stated in your letter, there is a reference to TT&C functions on p. 8 of the narrative. That reference, however, was meant to show that the satellite monitoring and network troubleshooting functions to be performed by the Bristow earth station are "substantially similar to the TT&C and gateway functions performed by the Hawaii gateway," for which a waiver of the Commission's coverage requirements already has been granted. O3b did not intend to suggest that the Bristow earth station would provide TT&C.

Given that O3b is not seeking TT&C authority for its Bristow earth station, O3b did not list any frequencies for TT&C use in Form 312, Schedule B.

Please direct any questions concerning this response to the undersigned.

Respectfully submitted,

Joseph A. Godles Counsel to O3b Limited

cc: Suzanne Malloy, O3b Jennifer Manner, EchoStar Satellite Operating Company and Hughes Network Systems, LLC