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November 22, 2017

FILED ELECTRONICALLY VIA IBFS

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

Re: Iridium Satellite LLC,
File Nos. SES-MOD-20170413-00388, SES-AMD-20170726-00812
Iridium Carrier Services LLC,
File Nos. SES-MOD-20170413-00389, SES-AMD-20170726-00813

Dear Ms. Dortch:

On November 20, 2017, Maureen C. McLaughlin, Vice President of Public Policy for Iridium Satellite LLC and Iridium Carrier Services LLC (collectively, "Iridium"); Scott Blake Harris of Harris, Wiltshire & Grannis LLP; Brandon Hinton of Spectrum Analysis, LLC, consultant to Iridium; John Forsey (participating via teleconference), consultant to Iridium; and the undersigned met with the following persons from the FCC's International Bureau to discuss the above-referenced applications (the Applications): Jose Albuquerque, Karl Kensinger, Kerry Murray, Paul Blais, Cindy Spiers, Anthony Asongwed, and Sankar Persaud.

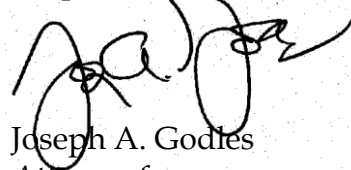
Iridium noted that the operations proposed in the Applications comply with the FCC's technical limits, including power limits. Pursuant to Section 1.1206(b)(1) of the

Commission's rules,¹ Iridium hereby provides citations to other points made in the meeting that are reflected in filings Iridium previously submitted:

- Mobile-satellite service ("MSS") space station receivers operating in bands adjacent to Iridium's band will not be subject to out-of-band interference from Iridium Certus terminals.²
- MSS space station receivers operating in bands adjacent to Iridium's band will not be subject to overload from Iridium Certus terminals.³
- GPS receivers will not be subject to out-of-band interference from Iridium Certus terminals.⁴
- Iridium should not be required to coordinate with adjacent band services or demonstrate its receivers can tolerate OOBE from those services.⁵
- Iridium's AMS(R)S request is ripe for consideration.⁶

Please direct any questions concerning this filing to the undersigned.

Respectfully submitted,



Joseph A. Godles
Attorney for
Iridium Satellite LLC
Iridium Carrier Services LLC

cc: Jose Albuquerque
Karl Kensinger
Kerry Murray
Paul Blais
Cindy Spiers
Anthony Asongwed
Sankar Persaud

¹ 47 C.F.R. § 1.1206(b)(1).

² See Letter in the above-referenced proceedings, dated November 13, 2017, from Maureen C. McLaughlin, Vice President, Public Policy, Iridium, and Joseph A. Godles, counsel to Iridium, to Marlene H. Dortch, Secretary, FCC ("Iridium Letter"), at 3.

³ See Iridium Letter at 3-4.

⁴ See Consolidated Response of Iridium ("Iridium Consolidated Response") in the above-referenced proceedings (Sept. 18, 2017), Section II.B.

⁵ See Iridium Letter at 4, 5-6.

⁶ See Iridium Consolidated Response, Section IV.D.