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VIA ELECTRONIC FILING

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

Re: DIRECTV Enterprises, LLC, Supplemental Letter, File No. SES-LIC-20170426-00463, Call Sign E170098

Dear Ms. Dortch:

On April 26, 2017, DIRECTV Enterprises, LLC (“DIRECTV”) filed the above-captioned earth station license application to operate three new 13.2-meter antennas in the conventional Ka-band at DIRECTV’s Bakersfield, California facility.¹ DIRECTV, by its undersigned counsel, submits this supplemental letter to clarify that the three new antennas will function as diversity and disaster recovery antennas for virtually identical primary antennas located at DIRECTV’s Los Angeles, California broadcast center. The diversity antennas will operate in conjunction with the primary antennas, and only the primary antenna or the diversity antenna will transmit at any given time.

DIRECTV also wishes to strike the following sentence from Exhibit 1 of the application:

As is stated in Recommendation ITU-R S.1419, “Interference mitigation techniques to facilitate coordination between non-geostationary-satellite orbit Mobile-Satellite Service feeder link and geostationary-satellite orbit Fixed-Satellite Service networks in the bands 19.3-19.7 GHz and 29.1-29.5 GHz,” geographical separation of approximately 225 km between GSO FSS and NGSO MSS earth stations is generally considered sufficient to ensure compatible GSO/NGSO operations.

Please contact the undersigned with any questions.

Respectfully submitted,

/s/ Jennifer D. Hindin

Jennifer D. Hindin
Counsel for DIRECTV Enterprises, LLC

¹ See *Satellite Communications Services; Satellite Radio Applications Accepted for Filing*, Report No. SES-01952, File No. SES-LIC-20170426-00463 (May 3, 2017) (Public Notice).