LATHAM & WATKINS LLP

October 1, 2019

VIA ELECTRONIC FILING

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Re: Viasat, Inc., Supplemental Submission, File No. SES-LIC-20190411-00503, Call Sign E190201

Ms. Dortch:

Viasat, Inc. ("Viasat") responds to the Commission's request for clarification of certain technical information provided in the above-referenced application seeking authority to operate aeronautical earth stations in the Ka band ("Application").

Viasat confirms that its request to operate with ANIK-F2 is limited to the 18.3-18.8 GHz, 19.7-20.2 GHz, 28.35-28.6 GHz and 29.5-30 GHz frequencies. The emission designators that the earth stations will use are those listed in the Form 312 Schedule B for those frequency bands. Due to an entry error, the ANIK-F2 satellite did not appear as a point of communication in the Schedule B. Viasat respectfully requests that the reference be added in the Commission's databases for the Application.

Viasat also confirms that the proposed earth station complies with the EIRP spectral density limits in Section 25.138, as demonstrated in the Application, and thus, the Form 312 Schedule B should have indicated that Section 25.209 is not applicable.

Respectfully submitted,

/s/

Elizabeth R. Park

¹ Viasat submits this response to staff's request pursuant to the exemption to the *ex parte* rules for restricted proceedings in Section 1.1204(a)(10). *See* 47 C.F.R. § 1.1204(a)(10).

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