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Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
45 L Street, N.E.
Washington, DC 20554

Re: O3b Limited
Modification of Hawaii Gateway Earth Station Call Sign
E100088, IBFS File No. SES-MOD-20190207-00084
Hawaii mPOWER Gateway Earth Station Call Sign
E202133, IBFS File No. SES-LIC-20200721-00777

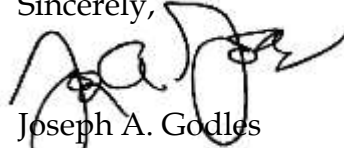
Dear Ms. Dortch:

O3b Limited ("O3b") has filed the above-referenced applications seeking authority, among other things, to operate earth stations in Hawaii on frequencies in the 19 GHz and 29 GHz bands, parts of which are also used by an earth station in Wahiawa, Hawaii, that communicates with the satellite constellation operated by Iridium Constellation LLC ("Iridium"). O3b and Iridium's sister company have entered into a coordination agreement that places operational limits on O3b's Hawaii earth stations that are more restrictive in the overlapping bands than what O3b has requested in its Hawaii earth station applications. Iridium requests, therefore, that any grant of the above-referenced applications include the following condition, which O3b has informed Iridium is acceptable to it:

Operation of the station is also subject to the coordination agreement with Iridium for protection of the gateway earth station at Wahiawa, Hawaii.

Questions with respect to this matter should be referred to the undersigned.

Sincerely,



Joseph A. Godles
Attorney for Iridium Constellation LLC

cc: Paul Blais, FCC
Suzanne Malloy, O3b