## **SheppardMullin**

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April 24, 2019

## **VIA IBFS**

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

**Re:** Notice of Ex Parte Presentation

Space Exploration Holdings, LLC; Application for Modification of Authorization for the SpaceX NGSO Satellite System; IBFS File No. SAT-MOD-20181108-00083 Space Exploration Holdings, LLC; Request for Special Temporary Authority; IBFS File No. SAT-STA-20190405-00023

SpaceX Services, Inc.; Request for Special Temporary Authority; IBFS File Nos. SES-STA-20190410-00513 through -00519

## Dear Ms. Dortch:

On April 22, 2019, the undersigned, outside counsel to WorldVu Satellites Limited ("OneWeb"), spoke with Troy Tanner and Stephen Duall of the Federal Communications Commission's ("Commission") International Bureau via telephone. OneWeb restated its serious concerns about the above-referenced requests for special temporary authority ("STA Requests") filed by Space Exploration Holdings, LLC and SpaceX Services (collectively "SpaceX"), and reiterated the positions stated in the OneWeb Opposition to the STA Requests filed on April 18. OneWeb also stated its continued concerns about the SpaceX Modification Application, especially the

<sup>&</sup>lt;sup>1</sup> See Space Exploration Holdings, LLC, Request for Special Temporary Authority, IBFS File No. SAT-STA-20190405-00023 (filed Apr. 5, 2019); SpaceX Services, Request for Special Temporary Authority, IBFS File Nos. SES-STA-20190410-00513, et. al., (filed Apr. 5, 2019); see also Letter from Brian D. Weimer, Counsel to WorldVu Satellites Limited, to Marlene H. Dortch, Secretary, FCC, IBFS File No. SAT-STA-20190405-00023, et. al., (Apr. 18) ("OneWeb Opposition to the STA Requests").

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adverse effects to the interference environment.<sup>2</sup> OneWeb noted its concerns were not resolved by the April 15<sup>th</sup> letter filed by SpaceX, which failed to comprehensively address the impact of its modified system on the real-world NGSO operating environment.

Please do not hesitate to contact the undersigned with any questions.

Very truly yours,

/s/ Brian D. Weimer

Brian D. Weimer for SHEPPARD, MULLIN, RICHTER & HAMPTON LLP

cc: Troy Tanner Stephen Duall

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<sup>&</sup>lt;sup>2</sup> *See* Application for Modification of Authorization for the SpaceX NGSO Satellite System, IBFS File No. SAT-MOD-20181108-00083 (filed Nov. 8, 2018) ("SpaceX Modification Application").