



January 2, 2013

Chairman Julius Genachowski
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

RE: IB Docket No. 12-340; Reply Comment on LightSquared Applications for Modification of Ancillary Terrestrial Authority Associated With Its Mobile-Satellite Service L-Band Licenses

Dear Chairman Genachowski:

AIA is submitting the attached reply comments it filed in RM-11681 for inclusion in the record of IB 12-340 to the extent that LightSquared's proposals are contingent upon whether 1670-1680 MHz is available for its use. As stated in the attached, LightSquared has neither acknowledged adequately nor has begun to analyze the potential risks which its proposed sharing of the 1675-1680 MHz band would engender to the National Oceanic and Atmospheric Administration, its Meteorological-Satellite Service, and those entities which rely on that Service.

Thank you for your consideration.

Best regards,

A handwritten signature in black ink, appearing to read 'C. Robinson', with a long, sweeping underline.

Cortney Robinson
Director, Civil Aviation Infrastructure