The Honorable Joseph Biden, Jr. President of the United States The White House 1600 Pennsylvania Avenue Washington, D.C. 20500

Dear President Biden:

In the two years following the Federal Communications Commission's ("FCC's") adoption of the *Ligado Order*, unprecedented opposition across the vast federal and commercial user base of Global Positioning System ("GPS"), satellite communications, and weather forecasting services has laid bare the fundamental harm of Ligado's proposed terrestrial operations and the deficiencies in the *Order* itself. Following the second anniversary, as eight petitions for reconsideration of the *Order* remain pending, we write to urge you to work together with the FCC to stay and ultimately set aside the *Order*.

Staying the *Order* is necessitated by the clear bipartisan will of Congress. In consecutive years *after* the adoption of the *Order*, Congress mandated an independent technical review to further assess the harmful interference that would be caused by Ligado's proposed network and required the Department of Defense to brief federal representatives across the government "at the highest level of classification" on the potential for widespread harm from Ligado's proposed terrestrial operations.³ On this basis alone, the FCC should stay the *Order* to adequately consider the material new information that will be uncovered as a result of these ongoing Congressionally-mandated processes.

The FCC must also stay the *Order* to address the imminent harm implicated by Ligado's recent announcement that it intends to deploy as soon as September 30, 2022⁴—well before it appears the FCC may address the petitions for reconsideration—and in light of the full record before the agency. The record convincingly demonstrates that the *Order* is legally and factually deficient, and the potential for harm grows closer on a daily basis, but the FCC may not have the additional information regarding the full extent of harmful interference in advance of Ligado's planned launch.

The Order threatens the critical GPS, satellite communications, and weather forecasting services relied on

¹ Ligado Amendment to License Modification Authorizations, Order and Authorization, 35 FCC Rcd 3772 (2020) ("Order").

² More than twenty parties supported reconsideration of the *Order*. These petitions, eight in total, remain pending before the FCC. *See* Petitions for Reconsideration of the National Telecommunication and Information Administration; Air Line Pilots Association, International; the American Road & Transportation Builders Association, the American Farm Bureau Federation, and the Association of Equipment Manufacturers; the Joint Aviation Petitioners; Iridium Communications Inc., Flyht Aerospace Solutions Ltd., Aireon LLC, and Skytrac Systems Ltd; Lockheed Martin Corporation; Trimble Inc.; and the Resilient Navigation and Timing Foundation, IB Docket Nos. 11-109 and 12-340 (all filed May 22, 2020). The ten "Joint Aviation Petitioners" consist of the Aerospace Industries Association, the Aircraft Owners and Pilots Association, Airlines for America, the Aviation Spectrum Resources, Inc., the Cargo Airline Association, the General Aviation Manufacturers Association, the Helicopter Association International, the International Air Transport Association, the National Air Transportation Association, and the National Business Aviation Association.

³ William M. (Mac) Thornberry National Defense Authorization Act ("NDAA") for Fiscal Year 2021, Pub. L. 116-283, 134 Stat. 4074 § 1663; NDAA for Fiscal Year 2022, Pub. L. 117-81, 135 Stat. 1541 § 1613.

⁴ See Quarterly Report of Ligado Networks, LLC, Letter from Valerie Green, Executive Vice President, Chief Legal Officer, Ligado Networks, LLC, to Marlene H. Dortch, Secretary, FCC (Mar. 31, 2022).

by millions of users every day and has faced unified and unprecedented opposition from the federal government, including fourteen federal agencies and departments.⁵ We therefore urge you to work with the FCC to address the imminent—but preventable—harm from Ligado's proposed terrestrial network by staying the *Order* pending resolution of the petitions for reconsideration.

Sincerely,

AccuWeather, Inc.
Agricultural Retailers Association
Aircraft Electronics Association
Aircraft Owners and Pilots Association

Air Line Pilots Association Airlines for America (A4A) ALERT Users Group

Allied Pilots Association (APA)

American Association of Airport Executives

American Farm Bureau Federation American Geophysical Union (AGU) American Meteorological Society (AMS) American Road & Transportation Builders

Association

American Soybean Association American Sportfishing Association American Trucking Associations

American Weather and Climate Industry

Association (AWCIA)

Arizona Agricultural Aviation Association Arkansas Agricultural Aviation Association

Associated Equipment Distributors Association of Equipment Manufacturers Aviation Spectrum Resources (ASRI) BoatU.S.

California Agricultural Aircraft Association

Cargo Airline Association

CNH Industrial

Coalition of Airline Pilots Associations

CoBank

Colorado Agricultural Aviation Association

Cubic Corporation

CompTIA Space Enterprise Council Equipment Dealers Association

Florida Agricultural Aviation Association

Frontier Airlines

General Aviation Manufacturers Association

GEOOptics, Inc.

Helicopter Association International Idaho Agricultural Aviation Association Illinois Agricultural Aviation Association Indiana Agricultural Aviation Association International Air Transport Association Iowa Agricultural Aviation Association Iridium

Lockheed Martin Corporation

Louisiana Agricultural Aviation Association

Marine Retailers Association

Michigan Agricultural Aviation Association

Microcom Environmental

Minnesota Agricultural Aircraft Association

Mississippi Agricultural Aviation

Association Narayan Strategy

National Agricultural Aviation Association National Air Carrier Association (NACA) National Business Aviation Association

(NBAA)

National Corn Growers Association

National Cotton Council

National Society of Professional Surveyors

(NSPS)

National Weather Association (NWA) Nebraska Aviation Trades Association NetJets Association of Shared Aircraft Pilots

(NJASAP)

New Mexico Agricultural Aviation

Association

North Carolina Agricultural Aviation

Association

North Dakota Agricultural Aviation

Association

Northeast Agricultural Aviation Association Ohio Agricultural Aviation Association

Oklahoma Agricultural Aviation

Association

Oregon Agricultural Aviation Association Pacific Northwest Aerial Applicators

Alliance PlanetiQ

⁵ See Memorandum from Thu Luu, Executive Agent for GPS, Department of the Air Force, to IRAC Chairman (Feb. 14, 2020).

Regional Airline Association

Resilient Navigation & Timing Foundation

Satelles

South Dakota Aviation Association

Southeast Aero Cultural Fair

Southwest Airlines Pilots Association

(SWAPA)

Space Science and Engineering Center at the

University of Wisconsin-Madison

Subsurface Utility Engineering Association

(SUEA)

Tennessee Agricultural Aviation

Association

Texas Agricultural Aviation Association

The Semaphore Group

Trimble

UNAVCO

University Corporation for Atmospheric

Research (UCAR)

USA Rice

U.S. Contract Tower Association

U.S. Geospatial Executives Organization

(U.S. GEO)

Vertical Flight Society

Wisconsin Agricultural Aviation

Association