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Mr. Stuart Statland Vice-President of Tax LightSquared LP 10802 Parkridge Boulevard Reston, Virginia 20191

January 27, 2014

Statement of Work - LightSquared LP Tax Compliance for the Year Ended December 31, 2013

Dear Stuart:

This Statement of Work (this "SOW") is made by Ernst & Young LLP ("we" or "EY") and LightSquared LP on behalf of itself and its affiliated entities listed in Attachment I (collectively, "you" or "Client"), and is being executed pursuant to the Agreement, dated May 22, 2012 (the "Agreement"), between EY and LightSquared Inc. in connection with the filing of a petition under Chapter 11 of the United States Bankruptcy Code ("Chapter 11") on May 14, 2012 with the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), and describes certain tax services that EY will perform for Client during the Chapter 11 proceedings. This SOW shall be effective as of January 27, 2014.

Except as otherwise set forth in this SOW, this SOW incorporates by reference, and is deemed to be a part of, the Agreement. The additional terms and conditions of this SOW shall apply only to the tax compliance Services covered by this SOW and not to Services covered by any other Statement of Work pursuant to the Agreement. Capitalized terms used, but not otherwise defined, in this SOW shall have the meanings in the Agreement, and references in the Agreement to "you" or "Client" shall be deemed references to you.

Scope of Services

EY will provide the following tax compliance Services to you, contingent upon the Bankruptcy Court's approval of our retention in accordance with the terms and conditions that are set forth in the Agreement (inclusive of this SOW):

1. Prepare U.S. federal income tax return, Form 1065, for LightSquared LP for the year ended December 31, 2013. We will also prepare the state and local income, franchise and property tax returns for those jurisdictions for LightSquared LP listed on Attachment I to this letter.

The specific services we will provide as part of this engagement include:

- Extension requests
- Federal Forms 5471, Information Return of U.S. Persons With Respect to Certain Foreign Corporations for: LightSquared Bermuda Ltd.; SkyTerra Holdings (Canada) Inc.; LightSquared (UK) Limited; and SkyTerra (Canada) Inc.



2. U.S. federal income tax return, Form 1120, for LightSquared Inc. of Virginia for the year ended December 31, 2013. We will prepare the state and local income and franchise tax returns listed on Attachment I to this letter.

The specific services we will provide as part of this engagement include:

- Extension requests
- 3. U.S. federal income tax return, Form 1120, for LightSquared Finance Co. for the year ended December 31, 2013. We will prepare the state and local income and franchise tax returns listed on Attachment I to this letter.

The specific services we will provide as part of this engagement include:

- Extension requests
- 4. Canadian federal income tax return and related provincial (Ontario & Saskatchewan) tax return schedules for the year ended December 31, 2013 the entities listed below (no extensions available in Canada):
 - a. SkyTerra (Canada) Inc.
 - b. SkyTerra Holdings (Canada) Inc.
 - c. LightSquared Corp

At the request of Client, upon execution of a letter substantially in the form of Attachment 1 attached hereto in respect of each tax year for which access to such workpapers is sought, EY will provide Client with copies of EY's final workpapers, in a format regularly maintained by EY, produced by EY for purposes of preparing computations in connection with the following services under this letter:

- Extensions for returns listed above
- Originally filed returns listed above

All Client copies of the tax returns and Schedules K-1 will be presented to Client in an electronic format.

Client may be required to file Schedule UTP ("Uncertain Tax Position Statement") with its federal tax returns beginning with the 2010 tax year. Among other services, EY can assist Client with a review of Client's financial statement reserve schedules to identify positions that might be subject to disclosure on Schedule UTP, discuss opportunities for remediating such positions, and provide assistance regarding implementation of Schedule UTP processes for current and future years. We will be happy to discuss and provide fee estimates for these services, which would be covered under a separate SOW.



The Services may be modified from time to time by our mutual written agreement and approval of the Bankruptcy Court, if required.

Client acknowledges and agrees that, whether or not this SOW has been approved by the Bankruptcy Court at the time any Report is rendered, any such Report rendered by EY prior to the delivery of its final Report is preliminary in nature and cannot be relied upon for any purpose, including penalty protection.

Out-of-Scope Services

This engagement does not include (1) an analysis of any shift in ownership of Client stock, (2) the preparation of statements required by Internal Revenue Code §§382 and 383, or (3) a determination of whether such code sections limit the amount of taxable income or tax that can be offset by net operating loss carryforwards, certain recognized built-in losses, certain excess credits, or net capital loss carryovers. The limitations under these provisions may have a material adverse impact on Client's tax liability. We will not prepare a return on which taxable income (or tax) is offset by such attributes unless an analysis is performed. If you would like EY to perform such an analysis, those services would be covered under a separate engagement letter. Please contact Mike Warsaw if you would like to discuss additional services and fees associated with the analysis and reporting requirements under these rules.

This engagement does not include any advice or determinations regarding what expenses may be qualified research expenses under Internal Revenue Code §41 or comparable state statutes.

Client may be required to file one or more Forms 3115 ("Application for Change in Accounting Method") with its federal tax return beginning with the 2014 tax year (or 2013, or 2012 tax year if adopted early) in order to implement the accounting method changes required by the final set of regulations commonly referred to as the "tangible property regulations." If one or more Forms 3115 are to be filed with Client's 2013 tax return, EY will prepare the Form(s) 3115 based on your instructions and guidance and will file the duplicate form(s) with the IRS according to the instructions provided in the relevant revenue procedure. Any preparation and processing of these forms are in addition to our Services in connection with the preparation of the tax returns for the tax year ended 12/31/2013. Among other services, EY can assist you with evaluating the impact the regulations have on your current tax accounting including identifying what accounting methods can or must be changed, advising you on the various methods that may be available for remediating your current tax methods if necessary, and providing assistance regarding implementation of the regulations for current and future years.

Upon written request and pre-approval and further Bankruptcy Court approval, EY will assist Client with other tax compliance services, including preparation of additional returns for the current tax year, and extension requests and computation of estimated tax payments for subsequent tax years. However, these services are not covered under the Scope of Services. We will be happy to



discuss and provide fee estimates for such additional services, which would be invoiced separately and subject to all other terms and conditions of this SOW and the above-referenced Agreement.

Any activities not described as Services, as indicated above under Scope of Services, in addition to those described in the preceding five paragraphs are not covered by the fees stated herein. These services will be considered outside the scope of this SOW and are the responsibility of Client to perform on a timely basis unless otherwise agreed by the parties in writing (in a separate SOW or an amendment to this SOW) and approved by the Bankruptcy Court.

Your obligations

We draw your attention to the reservations set out in paragraph 5 of the General Terms and Conditions of the Agreement, as well as your management responsibilities under paragraph 6, and your representation, as of the date hereof, under paragraph 26 thereof. You have obtained the prior approval of your Audit Committee for these Services, as applicable.

Additional terms and conditions

Client authorizes EY, its affiliates, and other members of the global Ernst & Young network, including those located outside the United States, to disclose Client's tax return information received or generated in connection with the Services described in this SOW, including prior year tax return information, to and among each other for the purpose of rendering the Services and to discuss and provide related services to you, including, for example, bringing to your attention planning opportunities that we may identify based upon the preparation and/or review of your tax returns. You have the ability to request a more limited disclosure of tax return information than that described above. If, at any time, you would like us to narrow the scope of the information to be disclosed, please contact us in writing and we will limit any disclosures that have not yet occurred. You acknowledge that this consent will be valid for three years from the date this SOW is signed by you below.

Disclosure of reportable transactions

Treasury regulations require taxpayers to file disclosure statements relating to certain tax strategies/transactions that the Internal Revenue Service ("IRS") has identified as Listed Transactions or Transactions of Interest, any transaction that is substantially similar to a Listed Transaction or Transaction of Interest, and Other Reportable Transactions. The disclosure statements must be filed with the proper tax returns and also sent separately to the IRS. In addition, some states have enacted tax shelter legislation requiring taxpayers to file reportable transaction disclosure statements with the appropriate state income and franchise tax returns. Failure to disclose properly any of these transactions/strategies in which Client directly or indirectly participated may result in the imposition of penalties.



During the process of gathering data to prepare Client's tax returns, EY requires Client to complete a questionnaire about Listed Transactions, Transactions of Interest, and Other Reportable Transactions, which is attached to this SOW. If there is a particular person other than you who should respond to such questionnaire on behalf of Client, please immediately provide to EY that person's name, position, and telephone number. EY shall not be liable for any penalties resulting from Client's failure to accurately and timely respond to the questionnaire or to file timely the required disclosure statement.

Contacts

You have identified Stuart Statland as your contact with whom we should communicate about these Services. Your contact at EY for these Services will be Mike Warsaw and Val Franks.

Engagement Team

Mike Warsaw (Partner) and Val Franks (Senior Manager) will lead the EY team in providing the Services. If either of these individuals ceases to provide tax services to Client pursuant to the Agreement, EY will so advise Client and, if that person is replaced, provide Client with the name of the professional's replacement. Other staff, not identified herein, may be utilized as required to conduct our work in an efficient manner.

Fees

The General Terms and Conditions of the Agreement address our fees and expenses generally.

You shall pay fees for the Services, which fees are based on the time that our professionals spend performing them, as adjusted annually while the Services under this SOW are being performed. The rates, by level of tax professional, are as follows:

Title		Rate Per Hour
Partner/Principal		\$725 - 850
Executive Director	×	\$600 - 750
Manager/Senior Manager		\$495 - 675
Senior		\$295 - 460
Staff		\$145 - 250

You shall also pay any potential value-added taxes (VAT), sales taxes, and other indirect taxes incurred in connection with the delivery of the Services, including any such taxes and related administrative costs that result from billing arrangements specifically requested by you.

We will submit an itemized and detailed billing statement, and we will request payment of our fees and expenses, in accordance with the United States Bankruptcy Code (the "Bankruptcy Code"), the



Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the Local Rules for the United States Bankruptcy Court for the Southern District of New York ("Local Rules") and any relevant administrative orders. We will submit our invoices as the work progresses and payment of them will be made upon receipt, or as quickly as the Bankruptcy Code, the Bankruptcy Rules, Local Rules and any relevant administrative orders allow.

We acknowledge that payment of our fees and expenses hereunder is subject to (i) the jurisdiction and approval of the Bankruptcy Court under Sections 330 and 331 of the Bankruptcy Code, any order of the Bankruptcy Court approving the retention of us and the U.S. Trustee Guidelines, (ii) any applicable fee and expense guidelines and/or orders and (iii) any requirements governing interim and final fee applications.

Client, on behalf of itself and its affiliates, hereby agrees that it shall be responsible to pay the fees and expenses of EY under the SOW according to any allocation among such entities established pursuant to the order of the Bankruptcy Court approving EY's retention under the Agreement and otherwise subject to applicable requirements of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local Rules of Bankruptcy Procedure for the Bankruptcy Court, the United States Trustee Fee Guidelines, and such other procedures as may be fixed by order of the Bankruptcy Court.

Thanks again for the selection of our firm.

Ernst + Young LLP

Agreed:			
LightSquared LP(on behalf	f of Itself and its affiliates listed in A	Attachment I	
By: Hay Shall	2) STVART STATZAND	UP Tax	1-28-2014
Signature	Name (Printed)	Title	Date
SkyTerra Holdings (Canad	a) Inc.		
By: think the	STUARY STATZAND	VP. Tox	1-28-2014
Signature	Name (Printed)	Title	Date

SkyTerra (Canada) Inc.

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SkyT By:	Terra (Canada), Inc	ST ART STATZAND	VP. Taxo	1-25-2019
,	Signature	Name (Printed)	Title	Date
Light	Squared Corp.			
Ву:	Sthat Shh	SNAPT STATEAND	VP, Taxo	1-28-2014
,	Signature	Name (Printed)	Title	Date

Attachments



Attachment I

List of State and Local Income and Franchise Tax Returns by Entity For the Year Ended December 31, 2013

1. LightSquared LP

- Alaska Partnership Income Tax Return
- Arkansas Partnership Income Tax Return
- California Partnership Return of Income
- Colorado Partnership Return of Income
- Florida Partnership Information Return
- Illinois Partnership Replacement Tax Return
- Kansas Partnership or S Corp Income Tax Return
- Louisiana Partnership Return of Income
- Maryland Pass-Through Entity Income Tax Return
- Massachusetts Partnership Return of Income
- Missouri Partnership Return of Income
- Nebraska Partnership Return of Income
- New York Partnership Return
- Oklahoma Partnership Income Tax Return
- Oklahoma Business Activity Tax Return
- Pennsylvania Partnership Information Return
- South Carolina Partnership Return of Income
- Utah Partnership Return of Income
- Virginia Pass-Through Entity Return of Income
- Virginia Corporation Income Tax Return for Telecommunication Companies

2. LightSquared Inc. of Virginia

- Virginia Corporation Income Tax Return
- 3. LightSquared Finance Co.
 - Virginia Corporation Income Tax Return

4. Property Tax Returns

• Virginia Annual Property Statement for LightSquared LP which includes all property owned by LightSquared LP located within Virginia. Regardless of whether property is owned, this



- return is required to be filed by all telephone companies registered with the State Corporation Commission.
- Virginia Annual Property Statement for LightSquared Inc. of Virginia which includes all property owned by LightSquared Inc. of Virginia located in Virginia. Regardless of whether property is owned, this return is required to be filed for all telephone companies registered with the State Corporation Commission.
- Maryland Annual Property Statement for LightSquared LP and LightSquared Network LLC (includes all property owned by LightSquared LP or LightSquared Network LLC located in Maryland). Regardless of whether property is owned, this return must be filed with the State Department of Assessments and Taxation in order to maintain their business license.
- California Property Tax Return for Property at 961 Anselmo CT, Napa, CA 94558
- Texas Property Tax Return for Property at 777 Westar Lane, Cedar Hill, TX
- Texas Property Tax Return for Property at 8181 Jetstar Drive, Ste 130, Irving, TX