WHEREFORE, LightSquared Network LLC, a Delaware limited liability company, and LightSquared Corp., a corporation organized and existing under the laws of Nova Scotia, Canada, as debtors and debtors in possession under title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (as amended, the "Bankruptcy Code") (collectively, "Consignor"), owner of certain property more particularly described hereinafter ("Consigned Property"), and Rincon Technology, Inc., ("Consignee"), in exchange for good and sufficient consideration and the mutual promises and undertakings set forth in this Agreement ("Agreement") do hereby agree to the following:

1. Ownership of Consigned Property. Consignor warrants, covenants and agrees that, collectively, the Consigned Property is owned by Consignor and that, subject to any approval of the Bankruptcy Court (as defined below), the Ontario Superior Court of Justice (Commercial List) (the "Canadian Court") and/or any third party that may be applicable, Consignor has rights of sale or transfer of the Consigned Property. The parties agree that title to any Consigned Property shall remain with Consignor until the Consigned Property is purchased for resale ("ReSale") by Consignee.

2. Description of Consigned Property.

- a. Consignor agrees to deliver and sell to Consignee and Consignee agrees to accept and purchase for the purpose of Resale on the terms and conditions hereinafter recited in this Agreement, the Consigned Property described in Exhibit 1 of this Agreement. Consignor states and agrees that the description(s) of the Consigned Property is true and correct to the best of Consignor's knowledge and belief and further, that no undisclosed defects, without any independent investigation by Consignor, are known to Consignor. By no later than March 18, 2013, Consignor and Consignee will jointly conduct and complete a physical inventory of the Consigned Property located at Consignor's facilities described in Section 2(b) below. After the parties complete the physical inventory of the Consigned Property, if necessary, the parties agree to attach a modified Exhibit 1 as of March 18, 2013 in order to provide an accurate description of the Consigned Property that is subject to this Agreement. In addition, Consignee agrees to notify Consignor in accord with Section 17 "Notices" regarding any movement of the Consigned Property from one physical location to another.
- b. As determined and agreed to in writing beforehand by Consignor, and in accordance with the terms of this Agreement, on Consignor's behalf, Consignee will take physical possession of the Consigned Property located at Consignor's warehouse at 6675 Amberton Drive, Suite 1, Elkridge, Maryland 21075 ("Consignor's U.S. Warehouse") and Consignor's office location at 1601 Telesat Court, Ottawa, Ontario, Canada K1B 1B9. Until title to the Consigned Property is transferred to Consignee in accordance with Section 11 below, Consignee must store and maintain, at Consignee's expense and risk of loss in accordance with Sections 6 and 12, the United States based Consigned Property in the State of Maryland or the Commonwealth of Virginia and the Canadian based Consigned Property in the Province of Ontario. The Consignee must store and maintain the Consigned Property under at least the same duty of care it stores its own property.
- 3. Exclusivity of this Agreement. Consignee shall have the exclusive right to market and re-sell the Consigned Property described in Exhibit 1 of this Agreement.



- Commencing on the date that both parties sign this 4. Term of this Agreement. Agreement (the "Effective Date"), the term of this Agreement shall be for the period of twelve (12) months ("Term"). At the end of the Term, Consignor has the following rights under this Agreement and shall select one of the three:
- a. Call in Remaining Balance: Consignor has the right to not renew the Agreement and elect to receive any remaining balances owed it under the Guaranteed Minimum below. For example by illustration, if the cumulative return (i.e., LightSquared's Consideration as defined in Section 6(c) below) up to that point has been \$700,000, then Consignor would receive a payment of \$120,000, so that it has received in cumulative the Guaranteed Minimum outlined in Section 5 below. If Consignor elects this option, and there is unsold Consigned Property remaining with Consignee, than title to such Consigned Property shall transfer to Consignee as provided in Section 11 below, and all proceeds from the Resale of the unsold Consigned Property going forward shall then go to Consignee as the effective owner.
- b. **Renew Agreement**: Consignor has the right to extend the Term for an additional six (6) months on the same terms and conditions set forth in this Agreement.
- c. Terminate Agreement: The Consignor has the right to not renew the Agreement and the Agreement shall expire in accordance with Section 10 below.
- 5. Pricing. Consignor grants the right to Consignee to determine the ReSale price for Consigned Property; provided, however, that, Consignee agrees to (i) provide an aggregate minimum of Consideration (as defined in Section 6(c) below) (a) to LightSquared Network LLC in the amount of \$570,000 and (b) to LightSquared Corp. in the amount of \$250,000 ((a) and (b) collectively, the "Guaranteed Minimum"), and (ii) obtain prior written approval from Consignor before entering into any agreement that may cause the Guaranteed Minimum to fall below the amount as stated in this Section 5.
- 6. Proceeds; Revenue Split; Liability for Costs and Expenses.
- a. Gross ReSale proceeds: The total revenue generated from all Consigned Property sold by Consignee to a third-party in any month during the term of this Agreement is the "Gross ReSale proceeds" for such month.
- b. Net ReSale proceeds: Any pre-arranged refurbishment and repair of the Consigned Property agreed to beforehand in writing by the parties to this Agreement shall be deducted from the Gross ReSale proceeds to compute the "Net ReSales proceeds."
- c. Revenue Split. Consignor and Consignee agree that sixty-five percent (65%) of the Net ReSales proceeds shall be the consideration for the sales transaction to be paid by Consignee to Consignor ("Consideration") and such Consideration is due and payable subject to the payment terms in Section 7 of this Agreement and thirty-five percent (35%) of the Net ReSales proceeds shall be retained by Consignee.
- d. Liability for Costs and Expenses. Consignee will bear all the costs of field services (e.g., collection, identification and physical inventory of the Consigned Property), freight, shipping and transportation charges for the Consigned Property and such charges are the sole liability and responsibility of Consignee. Consignee will also bear the sales, marketing, operational

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and ongoing storage expenses, including, (i) property taxes or other taxes, including customs taxes or duties or other charges imposed on the Consigned Property or the act of storage or shipment of the Consigned Property as provided in Section 19 below, and (ii) the cost of tax compliance for the Consigned Property located at Consignee's warehouse facilities. Consignee shall provide Consignor real time access via Consignee's Consignment Web Portal to a listing of all ReSales made of the Consigned Property, including the dates of such sales, the actual Resale price of each individual item sold and the amount due to Consignor. Consignee will provide an executive summary to Consignor of its performance hereunder within fifteen (15) business days after the close of each month during the term of this Agreement.

- 7. Payment(s) to Consignor. Consignor agrees that Consignee may receive payment for the ReSale of the Consigned Property prior to the Consignee's obligation to pay the Consideration to Consignor. For purposes of this Agreement, Consideration will be considered timely paid if Consignor receives its Consideration (i.e., sixty-five percent (65%) of the Net ReSales proceeds) within thirty (30) days from the date of Consignee's invoice to third party purchaser in any month in which Consignee sells any Consigned Property. Consignee must (i) ship all Consigned Property for all valid purchase orders received from third parties within 48 hours after receipt of such purchase orders for the Consigned Property, and (ii) invoice the third party purchaser within 48 hours after shipping the Consigned Property. If Consignee fails to pay Consignor the Consideration within thirty (30) days after invoicing the third party purchaser such Consideration shall be past due and subject to interest at a compounded rate of 1.5% per month or the highest rate permitted by applicable law, whichever is lower. Notwithstanding anything to the contrary in this Agreement, Consignor and Consignee agree that any Taxes (as defined in Section 19 below) on the ReSale of the Consigned Property, if any, are in addition to the Gross ReSale proceeds and such Taxes are the exclusive financial and administrative responsibility of Consignee to collect, remit or otherwise administer. Payment for ReSales in the United States must be payable to LightSquaerd Network LLC and payments for ReSales in Canada must be payable to LightSquared Corp. If mailed, payments to either LightSquared Network LLC or LightSquared Corp. shall be delivered to: 10802 Parkridge Blvd., Reston, Virginia 20191, Attention: Accounts Receivable.
- 8. Scrap of Consigned Property. Within thirty (30) days after receipt of the Consigned Property from Consignor, the Consignee shall perform a physical review of the Consigned Property. The Consignee will provide the Consignor with a written list of items that are recommended for scrap disposal. Should the Consignor wish to retain any items that have been marked as scrap then it will immediately inform the Consignee and make timely arrangements for and bear the cost of any freight, packaging, handling and storage of such Consigned Property. On an on-going basis, throughout the term of this Agreement, the Consignee may present the Consignor with additional written lists of items that are identified as scrap. Subject to any Bankruptcy Court notice requirements and/or approvals, the Consignor agrees to either (i) abandon and authorize Consignee to dispose of any such Consigned Property within ten (10) business days after receipt of such lists, or (ii) make timely arrangements for and bear the reasonable cost of any freight, packaging, handling and storage of such Consigned Property.
- 9. Operation of Consignee's Business. Consignee shall have the exclusive right to

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determine the business operation and management of its business. Consignor shall have no liability or responsibility for the operation and management of Consignee's business, employees or agents or any torts or other causes of action resulting therefrom, and Consignee agrees to indemnify, defend and hold harmless Consignor from any claims, losses or damages that result from Consignee's operations and management of Consignee's business.

10. Termination of this Agreement For Convenience; Expiration of Agreement.

- (a) Consignor may terminate this Agreement at any time and for convenience but such termination will not affect Consigned Property already sold by Consignee in accordance with this Agreement. Consignor shall provide Consignee written notice (see section 17 of this Agreement for notice) of such termination. Subject to Section 8 above, any unsold Consigned Property shall be packaged and returned by Consignee to Consignor within thirty (30) calendar days after Consignor provides written notice to Consignee regarding Consignor's election to terminate this Agreement in accordance with this Section 10(a). If this Agreement is terminated by Consignor in accordance with this Section within the first twelve (12) months following the Effective Date the reasonable expense of delivery, including any freight, packaging, handling and shipping cost of any unsold Consigned Property returned to Consignor shall be paid by the Consignor. If this Agreement is terminated for convenience by Consignor after the first anniversary of the Effective Date, the reasonable expense of delivery, including any freight, packaging, handling and shipping cost of any unsold Consigned Property returned to Consignor shall be paid by Consignee.
- (b) Within thirty (30) days prior to the expiration or termination of this Agreement and subject to any Bankruptcy Court notice requirements and/or approvals, Consignor shall either (i) abandon and authorize Consignee to dispose of any unsold Consigned Property, or (ii) require Consignee to package and return to Consignor, at Consignee's cost, any unsold Consigned Property within thirty (30) calendar days after Consignor provides written notice to Consignee.
- 11. Title. Title of Consigned Property remains with Consignor until the Consignee purchases the Consigned Property for ReSale.

12. Risk of Loss; Facility Space.

- (a) Notwithstanding any provision of this Agreement to the contrary, Consignee will bear risk of loss (or damage) for the Consigned Property upon the earliest of (i) the delivery of the Consigned Property to Consignee or Consignee's designated carrier, (ii) Consignee taking legal possession, as tenant, of the Consignor's U.S. Warehouse location space where a portion of the Consigned Property is stored, or (iii) thirty (30) days after the Effective Date.
- (b) Within ten (10) days after the Effective Date, Consignee must demonstrate in writing that Consignee has suitable warehouse space to properly secure and store the Consigned Property.
- **13. Indemnification.** In addition to the indemnity provision set forth in Section 9 of this Agreement, each party agrees (an "Indemnifying Party") to indemnify, defend and hold the other party, and their respective officers, directors, employees, agents and contractors (the "Indemnified Parties"), harmless from and against damages, losses, or liabilities (including reasonable attorneys' fees) (collectively, "Losses") incurred by any Indemnified Party arising from any third party claims (i) relating to any physical damage to property, or personal injury

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or death, caused by the gross negligence or willful misconduct of the Indemnifying Party, or (ii) related to the Indemnifying Party's failure to comply with any applicable federal, state or local laws, statutes, regulations (including export and environmental laws and regulations), or government directives.

14. Limitation of Liability and No Warranty (Consigned Property). Except for (i) damages with respect to Losses that are the subject of indemnification in accordance with Sections 9, 13, and 19, (ii) damages or recovery caused by a party's gross negligence or willful misconduct, and (iii) any material breach of Section 15 (Confidentiality) neither party shall be liable to the other party for any indirect, incidental, special, consequential or punitive damages, even if advised of such possibility, that result in any way from performance or non-performance of any obligation relating to this Agreement or the Consigned Property. NOTWITHSTANDING ANYTHING TO THE CONTARY IN THIS AGREEMENT, THE SALE OF THE CONSIGNED PROPERTY BY THE CONSIGNOR IS MADE ON A STRICTLY "AS IS", "WHERE IS" BASIS. CONSIGNOR MAKES NO WARRANTIES OF ANY KIND, STATUTORY, EXPRESS OR IMPLIED, TO CONSIGNEE OR TO ANY OTHER PURCHASER OF THE CONSIGNED PROPERTY. CONSIGNOR SPECIFICALLY MAKES NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANABILITY OR FITNESS FOR A PARTICULAR PURPOSE. CONSIGNEE ALL OTHER WARRANTIES, GUARANTEES, CONDITIONS LIABILITIES, EXPRESS OR IMPLIED, ARISING BY LAW OR OTHERWISE. CONSIGNEE'S SOLE AND EXCLUSIVE REMEDY RELATING TO THE CONSIGNED PROPERTY IS THE REMEDY, IF ANY, AFFORDED BY THE MANUFACTURER OF THE CONSIGNED PROPERTY TO CONSIGNEE OR CONSIGNEE'S CUSTOMERS.

15. Confidentiality.

- a. The parties agree that the terms and conditions of this Agreement and all documents referenced herein shall be deemed "Confidential Information," as well as all information pertaining to a party's finances or personnel, all regardless of the form (whether written, oral or electronic) in which it is disclosed, provided such information is designated with the words "Confidential Information" or words of similar import at the time of disclosure, and if such disclosure is oral, such disclosure is identified as confidential at the time of disclosure. Neither party may disclose the other party's Confidential Information to any third party without the prior written consent of the other, except as provided in the following Section 15(b). Notwithstanding any provision to the contrary in this Agreement, the parties acknowledge that this Agreement will be filed with the Bankruptcy Court, the Canadian Court and served on parties in interest in Consignor's chapter 11 case and their Canadian recognition proceedings.
- b. The confidentiality obligations under this Agreement shall not extend to Confidential Information that: (i) was in the public domain at the time of disclosure hereunder or becomes part of the public domain after disclosure hereunder without a breach of this Agreement or any obligation of confidentiality of the receiving party or any third party; (ii) was known to the receiving party at the time of its disclosure hereunder; (iii) is lawfully received by the receiving party from another source free of restriction and without breach of any confidentiality restrictions; (iv) is independently developed by the receiving party; (v) is disclosed by the disclosing party to a third party without restrictions similar to the restrictions contained herein; or (vi) is disclosed by the receiving party pursuant to judicial order, a

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requirement of a governmental agency, by operation of law after giving reasonable notice to the other party with adequate time for the other party to seek a protective order; (vii) if in the opinion of counsel for such party, disclosure is advisable under any applicable securities laws regarding public disclosure of business information; or (viii) is approved for release by the disclosing party's prior, written consent. Furthermore, either party may, without the other party's prior consent, disclose the Confidential Information to its employees, agents and/or independent contractors and to its parent, subsidiary and/or affiliated companies, in each instance only as required for carrying out the purposes of this Agreement, and in each instance the receiving party that is making such disclosure shall cause those to whom the information is disclosed to comply with the terms of this Section 15. Confidential Information shall, if in tangible form, be returned on written request by the disclosing party. In all events the receiving party may keep a single copy of all Confidential Information, as an archive record of the contents thereof, to be accessed solely in the event of a dispute between the parties concerning such contents.

- c. The parties agree that the breach of any of the obligations under this Section 15 may cause or threaten irreparable harm to the disclosing party, and accordingly the parties agree that in the event of such breach, the disclosing party shall be entitled to seek equitable relief, including but not limited to preliminary and permanent injunctive relief, against the receiving party and any breaching employee, agent, independent contractor, parent, subsidiary and/or affiliated company of the receiving party, as well as all legal remedies available.
- **16. Proprietary Rights.** This Agreement does not transfer from either party to the other party any intellectual property right and all right, title and interest in and to all intellectual property of either party shall remain solely with that party.
- **17. Notices.** All written notices required or permitted to be given by this Agreement may be delivered by hand, deposited with an overnight courier, transmitted by confirmed facsimile, or mailed by registered or certified mail, return receipt requested, postage prepaid, in each case to the address of the receiving party as listed below or at such other address as may hereafter be furnished in writing by either party to the other party. Such notice shall be deemed to have been given as of the date it is delivered by courier, deposited into the mail, or faxed. Notices shall be addressed as follows:

If to Consignor:

LightSquared Network LLC/LightSquared Corp.

10802 Parkridge Boulevard

Reston, VA 20191

Attention: General Counsel

with a copy to:

LightSquared LP

10802 Parkridge Boulevard

Reston, VA 20191

Attention: Director, Contracts



with a copy to:

Milbank, Tweed, Hadley & M^cCloy LLP

1 Chase Manhattan Plaza

New York, New York 10005

Attention: Matthew S. Barr

If to Consignee:

Rincon Technology, Inc.

105 West De La Guerra, Suite 105

Santa Barbara, CA 93101

Attn; M Jason Kelly, President & CEO

Email: Jkelly@rincontechnology.com

Facsimile: (805) 684-8102

18. Insurance.

a. At its sole cost and expense, during the term of this Agreement, Consignee must maintain in full force and effect the following insurance coverage: (i) Commercial General Liability insurance with limits of no less than \$1 million per occurrence and \$2 million annual aggregate for claims due to bodily injury (including death) or property damage (the Commercial General Liability policy should include coverage for premises and operations, products and completed operations, broad form property damage and blanket contractual liability), (ii) Workers' Compensation insurance in compliance with all statutory requirements, (iii) Employer's Liability insurance with limits of at least \$500,000 for each occurrence (iv) Business automobile insurance with limits of at least \$1 million each accident (except as otherwise be required by law) for bodily injury and property damage, extending to all owned, hired, and non-owned vehicles, (v) Professional Liability insurance with limits of no less than \$1 million per claim and \$2 million as an annual aggregate, and (vi) Umbrella Liability insurance with limits of no less than \$10 million and provide such additional coverage for all risks and obligations of Consignee as described in this Agreement. In addition, during the term of this Agreement, Consignee must maintain coverage for damage to the Consigned Property, while in the Consignee's care, custody and control, on an "all risk" basis for loss or damage to the Consigned Property, including theft, in such amounts equal to the full replacement cost.

b. Consignor shall be named as an additional insured on all such policies with the exception of Workers Compensation. Consignee shall provide Consignor with a certificate of insurance evidencing all such required coverage within fifteen (15) days after the Effective Date. The Consignee shall provide (i) 30 days prior written notice of cancellation or any material change in any such policy to Consignor's Risk & Insurance Department and (ii) a renewal certificate 15 days prior to the renewal of any such policy. All insurance provided under this

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Section 18 must be primary and non-contributory to any insurance coverage carried and maintained by Consignor, and must be with an insurance carrier having an A.M. Best rating of at least A-VII. Any of the above insurance can be covered by a combination of the liability policy and the excess umbrella liability policy. Insurance required in this Section 18 shall in no way reduce or limit Consignee's actual obligation to indemnify and defend Consignor for claims, suits or allegations brought as a result of, or as related to the performance of this Agreement.

- 19. Taxes. Consignee must pay to Consignor all applicable transaction based taxes, fees or charges ("Taxes") imposed upon the Consignee's purchase of the Consigned Property, excluding any Taxes for which Consignee provides valid tax exemption certificates to Consignor. In addition, Consignee must pay any applicable inventory Tax, personal property Taxes, customs tax or duties or other charges on Consigned Property or the storage or shipment of such Consigned Property. Consignee must indemnify, defend and hold the Consignor harmless from any nonpayment or non-compliance of applicable Taxes as provided in this Section 19. The Consignor and Consignee must fully cooperate with each other for swift resolution of tax indemnification claims brought against Consignor as provided in this Section 19.
- 20. Export Controls. Consignee acknowledges that any products, software, and technical information (including, but not limited to, services and training) provided under this Agreement may be subject to export control laws and regulations including the International Traffic in Arms Regulations (Title 22, CFR Parts 120-130), the Export Administration Regulations (Title 15, CFR 730-774), and any other government regulation applicable to the export/import, re-export, or disclosure of such controlled technical data. Consignee agrees that, except as allowed under applicable U.S. Government authorizations, Consignee shall not disclose or transfer U.S. export controlled technical data to any non-United States national firm or person.
- 21. Breach/Remedies. If either party materially breaches this Agreement, and said breach is not cured within ten (10) calendar days' written notice of the breach from the other party, then the injured party may, immediately upon written notice of default, terminate this Agreement.
- 22. Assignment. This Agreement is not assignable and may not be modified other than by a written modification agreed to and signed by both parties.
- 23. Advertising. Consignee shall not use Consignor's name or other identifying information in the advertising, promotion and Resale of the Consigned Property.

24. Miscellaneous.

a. Construction; Governing Law. This Agreement shall be construed and governed in accordance with the Bankruptcy Code (to the extent applicable) and the laws of the Commonwealth of Virginia, United States of America, notwithstanding any conflict of law rules that would apply the laws of another jurisdiction. Notwithstanding the foregoing, as long as the Consignor is a debtor in a chapter 11 case filed on May 14, 2012 in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") which is being jointly administered under Case No. 12-12080 (SCC), the Parties hereto irrevocably and unconditionally submit to the exclusive jurisdiction of the Bankruptcy Court in connection with any suit, action or proceeding arising out of or relating to this Agreement.



b.Waiver. The parties agree that instances or patterns of waiver, forbearance, course of dealing or trade usage shall not affect the right of a party to demand performance of any term or condition of this Agreement.

- c. Authority. Each of the parties hereto represent and warrant that they have the right, power, legal capacity and authority to enter into and perform their respective obligations under this Agreement. LightSquared's obligations under this Agreement are subject to Bankruptcy Court and Canadian Court approval.
- d. **Headings**. The captions and headings in this Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provision of this Agreement.
- e. **Exhibit**. Exhibit 1 annexed hereto is a material part of this Agreement.
- f. Counterparts. This Agreement may be executed in duplicate counterparts, each of which shall be deemed an original.
- g. Entire Agreement. This Agreement constitutes the entire agreement and understanding between the parties, and supersedes all offers, negotiations and other agreements concerning the subject matter contained herein. Any amendments to this Agreement must be in writing and executed by both parties.
- h. No Waiver. No waiver under this Agreement shall be valid or binding unless set forth in writing and duly executed by the party against whom enforcement of such waiver is sought. The failure of either party to insist upon or enforce strict performance by the other party of any provision of this Agreement or to exercise any right under this Agreement shall not be construed as a waiver or relinquishment to any extent of such party's right to assert or rely upon any such provision or right in that or any other instance; rather, the same shall be and remain in full force and effect.
- i. Construction; Severability. In the event that any provision of this Agreement conflicts with the law under which this Agreement is to be construed or if any such provision is held invalid by a court with jurisdiction over the parties to this Agreement, (i) such provision shall be deemed to be restated to reflect as nearly as possible the original intentions of the parties in accordance with applicable law, and (ii) the remaining terms, provisions, covenants and restrictions of this Agreement shall remain in full force and effect.
- j. Compliance with Laws. The parties will comply in all material respects with all applicable federal, state and local laws, statutes, rules and regulations in connection with all matters provided for in this Agreement, including each party's performance of its obligations and exercise of its rights under this Agreement.

SIGNATURES ON FOLLOWING PAGE

RINCON

| AGREED AND EXECUTED this the | day of March, 2013. |
|--|---|
| On behalf of Consignor LightSquared Network LLC, as debtor and debtor in possession | On behalf of Consignee Rincon Technology, Inc. |
| By: | By: |
| Title: | Title: |
| Date: | Date: |
| Address: LightSquared Network LLC 10802 Parkridge Boulevard Reston, VA 20191 Tel: (703) 390-2700 Fax: (703) 390-6113 | Address: Rincon Technology, Inc 105 West De La Guerra Santa Barbara, CA 93101 Tel: + 1 805-684-8100 Fax: + 1 805-684-8102 |
| On behalf of Consignor LightSquared Corp., as debtor and debtor in possession | |
| By: | |
| Title: | |
| Date: | |
| Address: LightSquared Corp. 1601 Telesat Court Ottawa, Ontario Canada K1B 1B9 | |

EXHIBIT 1 to Consignment Agreement

| ALU | | | |
|---------|----|-----------------------|---|
| Can | MD | Part Number | Description |
| | 4 | 3HE05867AA | 7450ESS-7 SLOT CHASSIS BUNDLE |
| | 4 | 3HE04166AA | REDUNDANT SWITCH FABRIC |
| | 8 | 3HE03620AA | IOM-INPUT/OUTPUT MODULE |
| | 4 | 3HE03615AA | 20 PORT 1G MDA |
| | 12 | 3HE03687AA | 2 PORT 10G MDA |
| | 80 | 3HE00028CA | SFP |
| | 24 | 3HE00564CA | XFP |
| | 4 | 3HE05029AB | 7210 SAS-M -48V DC SYSTEMS WITH 24 GE (SFP) |
| | 4 | 3HE04415AA | DC -48V POWER SUPPLY |
| | | | |
| JUNIPER | | | |
| Can | MD | Part Number | Description |
| | 2 | DPCE-R-40GE-SFP | JNP:DPCE-R40GE-SFP |
| 2 | 3 | FFANTRAY-MX240-HC-BB | JUI:FFANTRAY-MX240-HC-BB |
| | 3 | FFANTRAY-MX480-HC-BB | FFANTRAY-MX480-HC-BB |
| | 1 | FFANTRAY-MX960-HC-BB | JUI:FFANTRAY-MX960-HC-BB |
| | 1 | FFILTER-MX960-HC-BB | JUI:FFILTER-MX960-HC-BB |
| 2 | 2 | MIC-3D-20GE-SFP | 20x10/100/1000 MIC for MX, requires optics sold separately |
| 4 | 2 | MIC-3D-4XGEXFP | 4x10G MIC for MX, requires optics sold separately |
| | 5 | MPC-3D-16XGE-SFPP-R-B | JUI:MPC-3D-16XGE-SFPP-R-B |
| 2 | 3 | MX240-PREMIUM-DC | MX240-PREMIUM-DC |
| | 3 | MX480-PREMIUM-DC | MX480-PREMIUM-DC |
| | 1 | MX960-PREMIUM-DC | JUI: MX960 -PREMIUM-DC |
| 4 | 2 | MX-MPC2-3D | MX-MPC2-3D |
| 4 | 6 | PWR-MX480-2400-DC-BB | PWR-MX480-2400-DC-BB |
| | 1 | PWR-MX960-4100-DC-BB | JUI:PWR-MX960-4100-DC-BB |
| 30 | 2 | SFP-1GE-FE-E-T | SFP capable of support 10/100/1000 speeds |
| 14 | 11 | SFP-1GE-SX | Small Form Factor Pluggable 1000Base-SX Gigabit Ethernet Optic Module |
| | 1 | SFP-1GE-T | SFP-1GE-T |
| | 5 | SFPP-10GE-SR | SFPP-10GE-SR |
| | i | | |

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| | | 100V/4/4 NIDO 000 4 40 40 | |
|---------|------------------|--|--|
| | | SRX1K-NPC-SPC-1-10-40 | |
| 4 | 2 | | Network and Services Processing Card for SRX1x00, |
| | | | Single Processor, 1Ghz, 4GB Memory/CPU |
| 8 | 2 | SRX-SFP-10GE-SR | Small Form Factor Pluggable 10 Gigabit Ethernet |
| | | | (SFP+) SR Optics |
| 4 | _ | | SRX 1400 Chassis, Midplane, Fan, RE, XGE-SYSIO, AC |
| 4 | 2 | SRX1400BASE-XGE-AC | PEM |
| | 5 | SRX5800BASE-DC | SRX5800 chassis, includes RE, 2xSCB, 2 DC power |
| | | | supplies |
| | | | |
| CISCO | | | |
| Can | MD | Part Number | Description |
| | 4 | | 4 400 51 |
| | 1 | ASR5K-0110G-MM-K9 or | 1 nort 10 Cial Lineaguda |
| | 1 | ASR5K-0110G-MM-K9 or ASR5K-0110G-SM-K9 | 1 port 10 GigE Linecards |
| 1 | | | 1 port 10 GigE Linecards ASR-5000 Multimedia Core Platform Complete |
| 1 | 1 | | |
| 1 2 | | ASR5K-0110G-SM-K9 | ASR-5000 Multimedia Core Platform Complete |
| | 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 | ASR-5000 Multimedia Core Platform Complete Chassis |
| 2 | 1 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 ASR5K-SMC-K9 | ASR-5000 Multimedia Core Platform Complete Chassis System Management Card 4GB |
| 2 2 2 | 1 1 1 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 ASR5K-SMC-K9 ASR5K-SPIO-3PN-K9 | ASR-5000 Multimedia Core Platform Complete Chassis System Management Card 4GB Switch Processor I/O, 3-Pin BITS |
| 2 2 | 1 1 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 ASR5K-SMC-K9 ASR5K-SPIO-3PN-K9 | ASR-5000 Multimedia Core Platform Complete Chassis System Management Card 4GB Switch Processor I/O, 3-Pin BITS Redundancy Crossbar |
| 2 2 2 2 | 1 1 1 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 ASR5K-SMC-K9 ASR5K-SPIO-3PN-K9 ASR5K-RCC-K9 | ASR-5000 Multimedia Core Platform Complete Chassis System Management Card 4GB Switch Processor I/O, 3-Pin BITS Redundancy Crossbar ASR5000 Power Filter Unit, Non-Redundant, Single |
| 2 2 2 | 1 1 1 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 ASR5K-SMC-K9 ASR5K-SPIO-3PN-K9 ASR5K-RCC-K9 | ASR-5000 Multimedia Core Platform Complete Chassis System Management Card 4GB Switch Processor I/O, 3-Pin BITS Redundancy Crossbar ASR5000 Power Filter Unit, Non-Redundant, Single 165A |
| 2 2 2 2 | 1 1 1 1 | ASR5K-0110G-SM-K9 ASR5000-CHS-SYS-K9 ASR5K-SMC-K9 ASR5K-SPIO-3PN-K9 ASR5K-RCC-K9 ASR5K-PFU= | ASR-5000 Multimedia Core Platform Complete Chassis System Management Card 4GB Switch Processor I/O, 3-Pin BITS Redundancy Crossbar ASR5000 Power Filter Unit, Non-Redundant, Single 165A QGLC 4-Port Ethernet 1000 Line Card w/SX MM |

NSN MD

| | | BBU 4 hrs with 2.0M 170AH OD Fan power |
|----|------------------------|--|
| 94 | LS10NM3353 | cabinet_eNB Model C (0-250 units) |
| | | BBU 4 hrs with 2.0M 190AH OD Fan power |
| 6 | LS10NM3363 | cabinet_eNB Model C (0-250 units) |
| | | |
| | | Flexi Base Station 3 Sectors, 5MHz 2X2 MIMO 20W, L |
| | | band support, FSMEin cabinet, 2 RF Modules |
| | FlexiBTS_3x1_2x2MIMO_5 | mounted together and 3 sectors collocated, 30 |
| | MHz_20W_TypeA_SP_V01_ | users. eNB configured for a maximum FSME and RF |

| | | Flexi Base Station 3 Sectors, 5MHz 2X2 MIMO 20W, L |
|----|------------------------|--|
| | | band support, FSMEin cabinet and 2 RF Modules |
| | FlexiBTS_3x1_2x2MIMO_5 | mounted together at Tower base, 3 collocated |
| | MHz_20W_TypeC_SP_V01_ | sector, 30 users. eNB configured for a maximum |
| 18 | 001 | FSME and RF Module separation of 200m |