April 30, 2015  
VIA ELECTRONIC FILING  
Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 Twelfth Street, S.W.  
Washington, D.C. 20228  

Re: IB Docket No. 13-213, RM-11685  

Dear Ms. Dortch,  

I am respectfully requesting the FCC to take immediate action on the following proceeding: Terrestrial Use of the 2473-2495 MHz Band for Low-Power Mobile Broadband Networks – IB Docket No. 13-213.  

The Executive Office of the President Council of Economic Advisers wrote a paper called “The Economic Benefits of New Spectrum for Wireless Broadband” back in February 2012 in which they stated the surge in wireless data traffic has caused a spectrum crunch. The paper highlighted that immediate action needed to be taken to increase spectrum availability and in doing so, this would lead to new innovation, investments, and job growth which this nation so desperately needs. Globalstar has offered a wonderful opportunity to increase the Nation’s Wi-Fi capacity by a third. The committee will note that it has been over two and half years since Globalstar filed its petition for rulemaking and another year since the close of the comment cycle. Recently, demonstrations of TLPS took place at the TEC to show the compatibility of TLPS with other unlicensed services in the 2.4 GHz ISM band. Throughout this whole process Globalstar has been nothing but cooperative with the FCC and other entities that have challenged TLPS process.  

This committee has a unique opportunity to let new technological innovation bring needed relief to the spectrum crunch. The longer this process takes the more the American people miss out on this great technology. This is why I call on the leaders of this committee to take action. We have a saying that was taught at the Virginia Military Institute, “Leaders lead from the front and not from the rear” and so committee I ask you to lead from the front and let TLPS come to fruition.  

In closing, I have no doubt the FCC will take action and bring forth new innovation and economic growth.  

Respectfully,  

Jeremy L. Berry, FRM, ERP, CMA