Terrestrial Use of the 2473-2495 MHz Band for Low-Power Mobile Broadband Networks; Amendments to Rules for the Ancillary Terrestrial Component of Mobile Satellite Service Systems, IB Docket No. 13-213

Dear Ms. Thomas, Mr. Carr and Ms. McGrath,

On September 18, 2015 you had a meeting with Greg Gerst of Gerst Capital regarding the above referenced docket. While Mr. Gerst’s presentation may look impressive, I cannot help but wonder if Mr. Gerst told you what his motivation was for making a presentation that is so negative with regards to TLPS.

Mr. Gerst has a financial stake in the failure of Globalstar’s petition. In his own words, “The fact that I am investment manager with a short position in Globalstar’s stock obviously implies a bias” (http://apps.fcc.gov/ecfs/document/view?id=60001040683). In my opinion, his short position does imply a bias but his presentations to the FCC prove a bias.

In the interest of full disclosure, I have a long position in Globalstar stock. Unlike Mr. Gerst, who is actively trying to affect the proceeding, I am asking the FCC to rule on the proceeding based upon the facts that have been gathered by FCC personnel through FCC sanctioned testing.

Pursuant to Section 1.1206(b)(2) of the Commission’s rules, an electronic copy of this email is being filed for inclusion in the above-referenced docket.

Thank you,
Mark Walton