



1776 K STREET NW  
WASHINGTON, DC 20006  
PHONE 202.719.7000  
FAX 202.719.7049

7925 JONES BRANCH DRIVE  
MCLEAN, VA 22102  
PHONE 703.905.2800  
FAX 703.905.2820

www.wileyrein.com

December 17, 2014

R. Michael Senkowski  
202.719.7249  
msenkowski@wileyrein.com

*Via IBFS*

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, D.C. 20554

Re: *Iridium Constellation LLC Petition for Rulemaking to Promote Expanded Mobile Satellite Service in the Big LEO MSS-band, RM-11697;*

*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, RM-11685*

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the rules of the Federal Communications Commissions (“FCC” or “Commission”), Iridium Constellation LLC (“Iridium”), by its counsel, hereby notifies the Commission that on December 3, 2014, Donna Bethea-Murphy, Vice President, Regulatory Engineering of Iridium, Brandon Hinton of Exelis, Inc. and R. Michael Senkowski, Gregg L. Elias, and Jennifer D. Hindin of Wiley Rein LLP, counsel to Iridium, met with the following International Bureau staff: Mindel De La Torre, Troy Tanner, Jose Albuquerque, Karl Kensinger, Chip Fleming, Lynne Montgomery, and Steve Duall.

In the meeting, the participants discussed Supplemental Comments filed by Iridium on November 5, 2014 in the above-referenced dockets and distributed copies of the filing.<sup>1</sup> In particular, the participants reviewed the information provided in the Supplemental Comments demonstrating that expanded spectrum sharing would be in the public interest and would not result in harmful interference to Globalstar.

Respectfully submitted,

/s/

R. Michael Senkowski

---

<sup>1</sup> Supplemental Comments of Iridium Constellation LLC, RM-11697, IB Docket No. 13-213, RM-11685 (Nov. 5, 2014).