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July 10, 2015

*Via Electronic Filing*

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 Twelfth Street, SW  
Washington, DC 20554

Re: *Ex Parte* Notice: *Terrestrial Use of the 2473-2495 MHz Band for Low-Power Mobile Broadband Networks – IB Docket No. 13-213*

Dear Ms. Dortch:

On July 8, 2015, L. Barbee Ponder IV, General Counsel & Vice President, Regulatory Affairs, for Globalstar, Inc. (“Globalstar”), Dennis Roberson, President and Chief Executive Officer of Roberson and Associates, LLC, Steve Berman of Lawler, Metzger, Keeney & Logan, LLC, and I met with David Strickland, Acting Legal Advisor to Commissioner Mignon Clyburn. At this meeting, Globalstar’s representatives urged the Commission to adopt its proposed rules in the above-captioned proceeding. These rules would both maintain Globalstar’s licensed Mobile Satellite Service (“MSS”) operations and permit Globalstar to provide low-power terrestrial mobile broadband service. We provided Mr. Strickland with the attached slide showing Globalstar’s use of its licensed MSS spectrum and adjacent unlicensed 2.4 GHz spectrum for its proposed Terrestrial Low Power Service (“TLPS”).

Globalstar’s representatives also addressed technical and interference claims by opponents, many of whom are potential competitors. We noted that the March 2015 demonstration showed that TLPS was compatible with existing unlicensed operations. We also pointed out the inconsistency between opponents’ arguments and alleged concern about interference to Wi-Fi Channel 11 with their own proposals to operate on overlapping channels under new technical limits. We urged the Commission to reject the unsubstantiated technical and policy requests by these opponents.

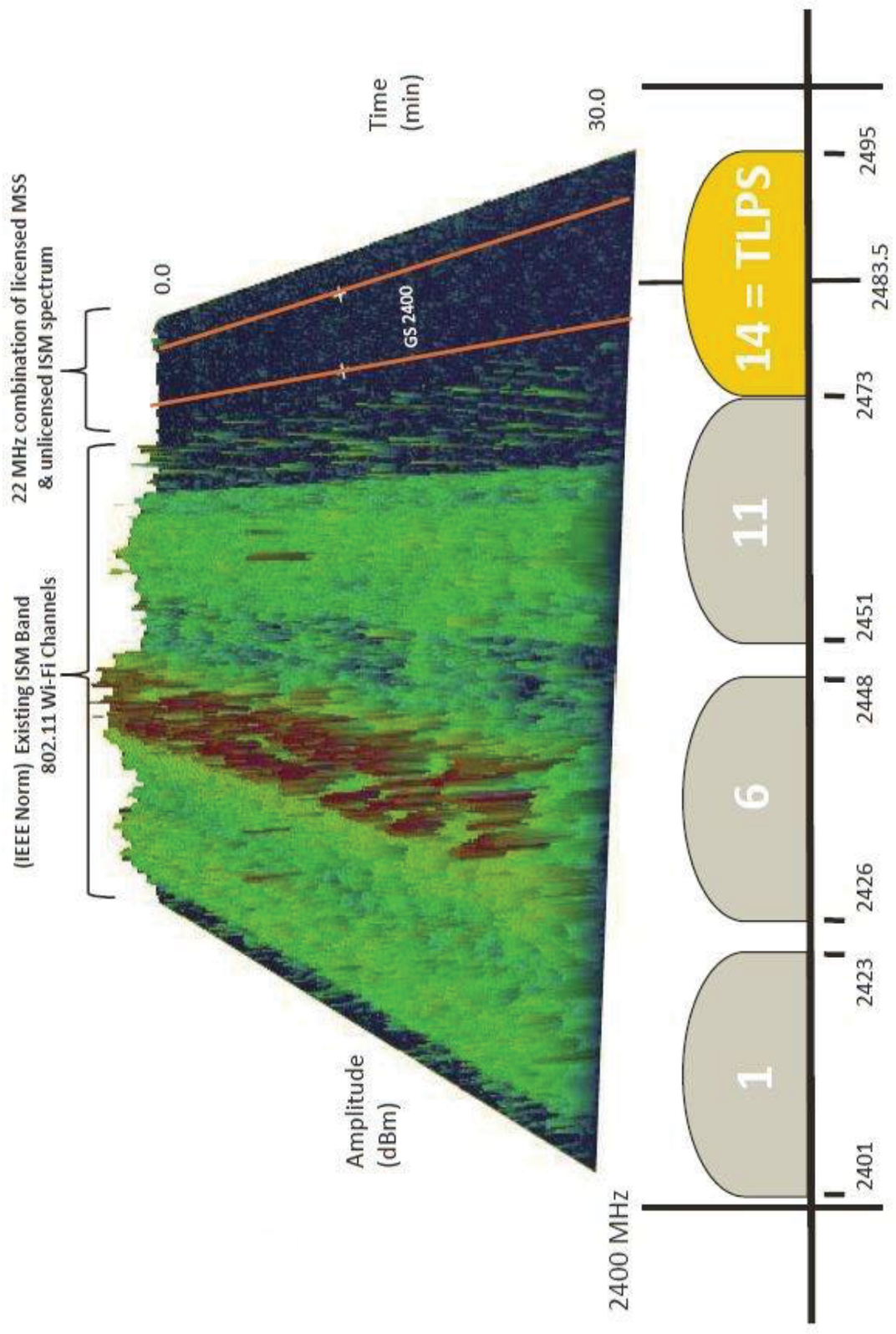
Ms. Marlene Dortch  
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Pursuant to section 1.1206(b)(2) of the Commission's rules, 47 C.F.R. § 1.1206(b)(2), this *ex parte* notification and the attached slide are being filed electronically for inclusion in the public record of the above-referenced proceeding.

Respectfully submitted,

/s/ Regina M. Keeney  
Regina M. Keeney

cc: David Strickland



(IEEE Norm) Existing ISM Band  
802.11 Wi-Fi Channels

22 MHz combination of licensed MSS  
& unlicensed ISM spectrum

Amplitude (dBm)

Time (min)

2400 MHz

0.0

30.0

GS 2400

1

6

11

14 = TLPS

2401

2423

2426

2448

2451

2473

2483.5

2495