



April 21, 2016

Via Electronic Filing

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

Re: Notice of Ex Parte Communication: Terrestrial Use of the 2473-2495 MHz Band for Low-Power Mobile Broadband Networks, IB Docket No. 13-213; Amendments to Rules for the Ancillary Terrestrial Component of Mobile Satellite Service Systems, RM-11685

Dear Ms. Dortch:

On April 21, 2016, I spoke by telephone with Brian Regan of the Wireless Telecommunications Bureau regarding Globalstar's proposed Terrestrial Low Power Service (TLPS) that would occupy Wi-Fi Channel 14. I observed that if the Commission were to allow Globalstar to test deployment of a proprietary Wi-Fi-type service in unlicensed 2.4 GHz spectrum on a preferential basis, then such a trial should both protect and advance options for future use of Wi-Fi Channel 14 by the general public. At a minimum, Globalstar should be required to (a) publish all protocol(s) its Network Operating System (NOS) uses to authorize spectrum used by TLPS devices in Channel 14 and (b) demonstrate that the NOS is capable of exchanging with non-TLPS devices all information needed for spectrum use in Channel 14, without reliance on non-public protocols or standards.

Pursuant to the Commission's rules, this notice is being filed in the above-referenced dockets for inclusion in the public record. Please contact me should you have any questions.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Austin C. Schlick".

Austin C. Schlick
Director, Communications Law
Google Inc.

cc: *Via electronic mail*
Brian Regan