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February 21, 2014

Tom Wheeler, Chairman  
Federal Communications Commission  
445 Twelfth Street SW  
Washington, DC 20554

Re: *Revision of Part 15 of the Commission's Rules to Permit Unlicensed National Information Infrastructure (U-NII) Devices in the 5 GHz Band*  
ET Docket No. 13-49 – *Ex Parte* Notice

Dear Chairman Wheeler,

As president of Openity, LLC in Northern Virginia I am writing you to express my support of Globalstar in the above referenced proceeding.

Among being a leader in the VoIP and mobile convergence markets, Openity is a Value Added Reseller for Globalstar products. Openity has spent the majority of the past year's time and money developing the Openity Bridge, a satellite appliance that allows today's smartphones to stay connected beyond the range of traditional cellular networks.

Openity was created to provide customers communication devices that work wherever and whenever the customer need arises. If the 5GHz band is opened to allow additional networks in the environment we at Openity are very concerned that the quality Globalstar's voice is known for will suffer, resulting in reduced quality and poorer performance.

We urge you to strongly consider the most prudent options that will prevent interference, and preserve Globalstar's network excellence.

Thank You,

Tom Hafley  
President  
Openity, LLC