



EAGLE EYE FISHING CORP.
Owner F/V Eagle Eye
BRIGHT EYE FISHING CORP.
Owner F/V Eyelander
EAGLE EYE II CORP.
Owner F/V Eagle Eye II

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The Honorable Thomas Wheeler
Chairman Federal Communications Commission
445 Twelfth Street SW
Washington,
DC 20554

February 27, 2014

Re: Revision of part 15 of the Commission's Rules
ET Docket No. 13-49

Dear Chairman Wheeler:

I am the president and principal owner of three fishing vessel Companies, whose boats are based out of New Bedford Massachusetts. Depending on the season, our vessels operate from Newfoundland Canada to the Caribbean Sea. Our vessels have used Globalstar phones to communicate for as long as I can remember. Because of the extremely reasonable cost of Globalstar service, our vessels make a lot of calls with our Globalstar phones (about 1700 minutes worth every month). We are not customers who have a Globalstar phone only for emergencies. We use our phones to keep in touch with our families on an everyday basis (as do most of the other fishermen I know). They are our primary means of communication.

That is why I am very concerned to hear that the FCC is considering allowing unlicensed devices to operate on Globalstar's spectrum. We rely on our Globalstar phones while we are at sea, for many days and we would be greatly damaged by any interference with that service.

We respectfully request that the FCC takes no action that could potentially damage the quality of service that our crews depend upon daily.

Sincerely,

Malcolm MacLean, Pres.