



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

September 18, 2014

R. Michael Senkowski
202.719.7249
msenkowski@wileyrein.com

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: Notice of Oral Ex Parte Presentation
RM-11697; IB Docket No. 13-213; RM-11685

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the rules of Federal Communications Commission (“Commission”),¹ Iridium Constellation LLC (“Iridium”), by its attorneys, hereby notifies the Commission that on September 16, 2014, Gregg Elias and I, of Wiley Rein LLP, counsel to Iridium, met with Diane Cornell, Special Counsel to Chairman Wheeler to discuss Iridium’s revised spectrum proposal, filed in the above-captioned proceedings.²

In the meeting, we explained that the revised Iridium proposal is a reasonable approach to ensure that Iridium has sufficient spectrum resources available to continue serving its growing Mobile Satellite Service (“MSS”) user base with innovative services, both with its current satellite constellation and Iridium NEXT. We also explained that Iridium’s revised proposal would make a modest but significant amount of new exclusive and shared spectrum available to Iridium, without detrimentally affecting Globalstar’s global business operations.

Please contact the undersigned with any questions related to this filing.

Best regards,

/s/ R. Michael Senkowski

R. Michael Senkowski
Counsel to Iridium Constellation LLC

¹ 47 U.S.C. § 1.1206.

² See Supplemental Comments of Iridium Constellation LLC, RM-11697, IB Docket No. 13-213, RM-11685 (filed May 5, 2014).