

1 July 13, 2003

2
3 Robert R. Higginbottom
4 Globalstar GTL, GSTRF – Public General Partner
5 311 Sheridan Ave.
6 Roselle, New Jersey 07203
7 (908) 241-7836

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9 Federal Communications Commission
10 445 12th Street, SW
11 Washington, DC 20554

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14 **Re: Public Comments for**
15 DA 03-1932
16 Released: June 12, 2003
17 IB Docket No. 03-136

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19 **NEW GLOBALSTAR CORPORATION SEEKS CONSENT TO ASSIGNMENT**
20 **AND TRANSFER OF CONTROL OF LICENSES AND AUTHORIZATIONS**
21 **HELD BY GLOBALSTAR, L.P. SUBSIDIARIES AND AFFILIATE**
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23 Dear Commissioners,

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25 I submit the following “Pubic Comments” to be placed on file with the “FCC” regarding
26 “Globalstar”. I make this submission on behalf of the “Informal Equity Committee” that
27 is currently a “General Partner” and to my knowledge is the only “Globalstar” “General
28 Partner” of the business that has not filed for bankruptcy to date. The only “General
29 Partner” that holds the complete business failure liability without having had proper due
30 diligence provided in terms of legal representation throughout the entire business
31 “Globalstar” reorganization in years 2001, 2002 and 2003 now including in chapter 11.

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33 We the “Informal Equity Committee” would like to point out to the “FCC” in making
34 them completely and fully aware as to many of bad faith and undisclosed fraudulent
35 “Globalstar” acts past and present that have been committed on the “Public Investors –
36 General Partners”. We fully expect to personally testify in person with “FCC” in going
37 on record attesting to the facts of why the “Globalstar” business has been a complete
38 “Corporate Fraud” that was played out on the “Public Market”.

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40 The “Informal Equity Committee” requests to enter into a formal dialog and meet with
41 the “FCC” that will permit us to come forward and provide to the “FCC” with specific
42 substantiating materials that fully support our purported accusation as just presented. We
43 firmly believe that the “FCC” will need to make a full and immediate investigation
44 looking into our purported allegation before “Globalstar” “Transfers” anything to “ICO-
45 Globalstar”.

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48 The "Informal Equity Committee" strongly believes that we the "Public Investor –
49 General Partner" should be treated on a fair and equitable basis with what the two
50 founding business partners "Loral" and "Qualcomm" that are expecting to receive certain
51 considerable attributable monetary value in the "Newco."/"ICO-Globalstar" business.

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53 Currently "Loral" is expecting \$450,000,000 US in "Newco. Equity" including certain
54 "Globalstar Territory Rights" in Mexico, Brazil and Russia, In addition 25% of all
55 "Government Services" going forward. "Qualcomm" to date has yet to make public or
56 disclose exactly what they are specifically going to expect.

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58 Furthermore we the "Informal Equity Committee" does not understand how it can be
59 possible for the "FCC" to "Publicly" request "Public Comments" regarding "Globalstar"
60 at this time when in fact at this time "ICO" has not put a complete "Business Plan" in full
61 and on file with bankruptcy court. Therefore how can "FCC" expect we the "Public" to
62 "Comment" without having complete disclosure of it?

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64 We look forward to hearing from the "FCC" regarding this very important business
65 matter and issue going forward.

66

67 Sincerely,

68 Robert R. Higginbottom