SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G*

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO §240.13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO §240.13d-2.

(Amendment No. 2)* [1]

Globalstar, Inc. (Name of Issuer)

<u>Voting Common Stock, \$0.0001 par value per share</u>
(Title of Class of Securities)

378973408 (CUSIP Number)

December 31, 2010 (Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
☑ Rule 13d-1(b)
☑ Rule 13d-1(c)
☐ Rule 13d-1(d)
The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for ny subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
[1] This filing amends and restates in its entirety Amendment No. 2 to the Schedule 13G filed by the reporting persons on February 4, 2011.

CUSIP No. 378973408	13G	Page 2 of 10 pages
(1) Names of Reporting Pe	rsons	STEELHEAD PARTNERS, LLC
(2) Check the Appropriate	Box if a Member of a Group (See Instructions)	(a) £ (b) £
(3) SEC Use Only		
(4) Citizenship or Place of	Organization	Delaware
NUMBER OF	(5) Sole Voting Power	19,239,435 [2]
SHARES BENEFICIALLY	(6) Shared Voting Power	0
OWNED BY EACH REPORTING	(7) Sole Dispositive Power	19,239,435 ²
PERSON WITH	(8) Shared Dispositive Power	0
(9) Aggregate Amount B	eneficially Owned by Each Reporting Person	19,239,435 ²
(10) Check if the Aggrega	te Amount in Row (9) Excludes Certain Shares (See Instructions)	
(11) Percent of Class Repr	esented by Amount in Row (9)	$6.2\%^2$
(12) Type of Reporting Pe	rson (See Instructions)	IA

CUSIP No. 378973408	13G	Page 3 of 10 page
(1) Names of Reporting Per	S	JAMES MICHAEL JOHNSTON
(2) Check the Appropriate 1	if a Member of a Group (See Instructions)	(a) £ (b) £
(3) SEC Use Only		
(4) Citizenship or Place of (anization	United States
NUMBER OF) Sole Voting Power	0
SHARES BENEFICIALLY) Shared Voting Power	19,239,435 ²
OWNED BY EACH REPORTING) Sole Dispositive Power	0
PERSON WITH) Shared Dispositive Power	19,239,435 ²
(9) Aggregate Amount Be	icially Owned by Each Reporting Person	19,239,435 ²
(10) Check if the Aggregat	mount in Row (9) Excludes Certain Shares (See Instructions)	
(11) Percent of Class Repre	ated by Amount in Row (9)	6.2% ²
(12) Type of Reporting Per	(See Instructions)	IN/HC

			Page 4 of 10 pages
Names of Reporting Pe	ersons		BRIAN KATZ KLEIN
Check the Appropriate	Box if a	Member of a Group (See Instructions)	(a) £ (b) £
SEC Use Only			
Citizenship or Place of	Organiz	zation	United States
	(5)	Sole Voting Power	0
ENEFICIALLY	(6)	Shared Voting Power	19,239,435 ²
REPORTING	(7)	Sole Dispositive Power	0
ERSON WITH	(8)	Shared Dispositive Power	19,239,435 ²
Aggregate Amount B	eneficia	lly Owned by Each Reporting Person	19,239,435 ²
O) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)			
) Percent of Class Represented by Amount in Row (9)			6.2% ²
Type of Reporting Pe	rson (Se	ee Instructions)	IN/HC
			or (as defined below) upon the exercise o
	Check the Appropriate SEC Use Only Citizenship or Place of NUMBER OF SHARES ENEFICIALLY VNED BY EACH REPORTING PERSON WITH Aggregate Amount B Check if the Aggrega Percent of Class Repi	SEC Use Only Citizenship or Place of Organiz NUMBER OF (5) SHARES ENEFICIALLY (6) VNED BY EACH REPORTING (7) PERSON WITH (8) Aggregate Amount Beneficia Check if the Aggregate Amount Percent of Class Represented Type of Reporting Person (Second Concludes 19,059,435 shares of the concludes 19	Check the Appropriate Box if a Member of a Group (See Instructions) SEC Use Only Citizenship or Place of Organization NUMBER OF (5) Sole Voting Power SHARES ENEFICIALLY (6) Shared Voting Power VNED BY EACH REPORTING (7) Sole Dispositive Power (8) Shared Dispositive Power Aggregate Amount Beneficially Owned by Each Reporting Person Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)

CUSIP No. 378973408		13G		Page 5 of 10 pages
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(1) Names of Reporting	rsons		STEELHEAD NA	AVIGATOR MASTER, L.P.
(2) Check the Appropriate	Box if a Member of a Group	(See Instructions)		(a) £ (b) £
(3) SEC Use Only				
(4) Citizenship or Place	Organization			Bermuda
NUMBER OF	(5) Sole Voting Power	r		19,059,435 ²
SHARES BENEFICIALLY	(6) Shared Voting Pov	wer		0
OWNED BY EACH REPORTING PERSON WITH	(7) Sole Dispositive F	Power		19,059,435 ²
PERSON WITH	(8) Shared Dispositive	e Power		0
(9) Aggregate Amount	eneficially Owned by Each l	Reporting Person		19,059,435 ²
(10) Check if the Aggre	e Amount in Row (9) Exclu	ndes Certain Shares (See Instructions	s)	
(11) Percent of Class Re	esented by Amount in Row	(9)		6.2% ²
(12) Type of Reporting I	rson (See Instructions)			PN
		ommon stock that may be issued to nds held by Steelhead Navigator.	Steelhead Navigator (as defined	d below) upon the exercise o

CUSIP N	No. 37	89734	108	13G	Page 6 of 10 pages
<u></u>				 	
Item 1(a).	Nam	e of I	ssuer:		
	Glob	alstar,	Inc.		
Item 1(b).	Add	ress o	f Issuer's Priı	ncipal Executive Offices:	
			ny Square Blvo , Louisiana 70		
Item 2(a).	Nam	es of	Persons Filing	g:	
	Jame Bria	es Mic n Katz	Partners, LLC hael Johnston Klein Navigator Mas		
Item 2(b).	Add	ress o	f Principal Bu	usiness Office or, if none, Residence:	
	The	busine	ess office of ea	ch reporting person is:	
			Avenue NE, S WA 98004	uite 2010	
Item 2(c).	Citiz	enshi	p:		
	Refe	rence	is made to Iter	m 4 of pages 2, 3, 4 and 5 of this Schedule 13G (this "Schedule"), which Items are incorp	orated by reference herein.
Item 2(d).	Title	of Cl	ass of Securit	ties:	
	Votin	ng Coi	nmon Stock, \$	50.0001 par value per share.	
Item 2(e).	CUS	IP Nu	ımber:		
	3789	73408	3		
Item 3.	If thi	s stat	ement is filed	pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is	s a:
		(a)	Broker or dea	aler registered under section 15 of the Act (15 U.S.C. 780).	
		(b)	Bank as defin	ned in section 3(a)(6) of the Act (15 U.S.C. 78c).	
		(c)	Insurance cor	npany as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).	
		(d)	Investment co	ompany registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C 80)a-8).
	\boxtimes	(e)	An investmen	nt adviser in accordance with §240.13d-1(b)(1)(ii)(E);	
		(f)	An employee	benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);	

\boxtimes	(g)	A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);
	(h)	A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
	(i)	A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
	(j)	A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J);
	(k)	Group, in accordance with §240.13d-1(b)(1)(ii)(K).
If fil	ling as	s a non-U.S. institution on accordance with § 240.13d-1(b)(1)(ii)(J), please specify the type of institution:

13G

Page 7 of 10 pages

Item 4. Ownership.

CUSIP No. 378973408

Reference is hereby made to Items 5-9 and 11 of pages 2, 3, 4 and 5 of this Schedule, which Items are incorporated by reference herein.

Steelhead Navigator is the beneficial owner of: (i) convertible debentures (the "Convertible Notes") which, as of December 31, 2010, are convertible into 10,471,175 shares of the issuer's common stock; and (ii) warrants ("Warrants") to purchase up to 8,588,260 shares of the issuer's common stock (subject to the Ownership Limitations described below). A certain other client account for which Steelhead acts as general partner and/or investment manager is the beneficial owner of 180,000 shares of the issuer's common stock.

The exercise of the Warrants are subject to restrictions (the "Ownership Limitations") that prohibit exercise to the extent that, after giving effect to such exercise, the holder of the Warrants (together with such holder's affiliates) would, as a result of such exercise, beneficially own in excess of 9.9% of the total number of issued and outstanding shares of the issuer's common stock (including for such purposes the shares of the issuer's common stock issued upon such exercise).

Based on 289,999,586 shares of common stock of the issuer outstanding as of October 29, 2010, as indicated in the issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on November 9, 2010, Steelhead Navigator has the right (consistent with the Ownership Limitations), as of December 31, 2010, to acquire up to 19,059,435 shares of the issuer's common stock through the conversion of the Convertible Notes and/or exercise of the Warrants.

The securities reported on this Schedule as beneficially owned by Steelhead (the "Securities") are held by and for the benefit of Steelhead Navigator and a certain client account. Steelhead, as the investment manager of Steelhead Navigator and such client account, and the sole member of Steelhead Navigator's general partner, and each of J. Michael Johnston and Brian K. Klein, as the member-managers of Steelhead, may be deemed to beneficially own the Securities held by Steelhead Navigator and such client account for the purposes of Rule 13d-3 under the Securities Exchange Act of 1934 (the "Act"), insofar as they may be deemed to have the power to direct the voting or disposition of those Securities.

Neither the filing of this Schedule nor any of its contents shall be deemed to constitute an admission that any of Steelhead, Mr. Johnston or Mr. Klein is, for any other purpose, the beneficial owner of any of the Securities, and each of Steelhead, Mr. Johnston and Mr. Klein disclaims beneficial ownership as to the Securities, except to the extent of his or its pecuniary interests therein.

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CUSIP No. 378973408	13G	Page 8 of 10 pages

Under the definition of "beneficial ownership" in Rule 13d-3 under the Act, it is also possible that the individual general partners, executive officers, and members of the foregoing entities might be deemed the "beneficial owners" of some or all of the Securities insofar as they may be deemed to share the power to direct the voting or disposition of such Securities. Neither the filing of this Schedule nor any of its contents shall be deemed to constitute an admission that any of such individuals is, for any purpose, the beneficial owner of any of the Securities, and such beneficial ownership is expressly disclaimed.

The calculation of percentage of beneficial ownership in Item 11 of pages 2, 3, 4 and 5 of this Schedule was derived from the issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on November 9, 2010, in which the issuer stated that the number of shares of its voting common stock outstanding as of October 29, 2010 was 289,999,586 shares.

Item 5. Ownership of Five Percent or Less of a Class.

Not applicable.

Item 6. Ownership of More Than Five Percent on Behalf of Another Person.

Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

CUSIP No. 378973408	13G	Page 9 of 10 pages
Item 10. Certifications.		
course of business and were not acc	fy that, to the best of my knowledge and belief, the securities referred to above were acquired and are not held for the purpose of or with the effect of changing or influencing the lare not held in connection with or as a participant in any transaction having that purpose	control of the issuer of the
	Signature	
After reasonable inquiry correct.	and to the best of my knowledge and belief, I certify that the information set forth in this	statement is true, complete and
Dated: April 6, 2011	STEELHEAD PARTNERS, LLC	
	By: <u>/s/ James Michael Johnston</u> James Michael Johnston Its Member-Manager	_
	JAMES MICHAEL JOHNSTON	
	/s/ James Michael Johnston James Michael Johnston	_
	BRIAN KATZ KLEIN	
	<u>/s/ Brian Katz Klein</u> Brian Katz Klein	

Page 9 of 10 pages

CUSIP No. 378973408	13G	Page 10 of 10 pages
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Item 10. Certifications.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: April 6, 2011 STEELHEAD NAVIGATOR MASTER, L.P.

 $By: \quad \hbox{Steelhead Partners, LLC, its Investment Manager}$

By: /s/ James Michael Johnston
James Michael Johnston

Its Member-Manager

EXHIBIT LIST

Exhibit A

Joint Filing Undertaking

EXHIBIT A

JOINT FILING UNDERTAKING

The undersigned, being authorized thereunto, hereby execute this agreement as an exhibit to this Schedule 13G to evidence the agreement of the below-named parties, in accordance with rules promulgated pursuant to the Securities Exchange Act of 1934, to file this Schedule, as it may be amended, jointly on behalf of each of such parties.

Dated: April 6, 2011 STEELHEAD PARTNERS, LLC By: /s/ James Michael Johnston James Michael Johnston Its Member-Manager STEELHEAD NAVIGATOR MASTER, L.P. By: Steelhead Partners, LLC, its Investment Manager By: /s/ James Michael Johnston James Michael Johnston Its Member-Manager JAMES MICHAEL JOHNSTON /s/ James Michael Johnston James Michael Johnston BRIAN KATZ KLEIN /s/ Brian Katz Klein Brian Katz Klein