Emergency Communications:
Meeting Public Safety
Spectrum Needs

Updated July 1, 2003

Linda K. Moore
Analyst in Telecommunications and Technology Policy
Resources, Science, and Industry Division
Summary

In evaluating the nation’s emergency preparedness and response plans, Congress has reaffirmed its concern regarding the availability of spectrum to meet the wireless communications needs for public safety agencies. Many have voiced the need for a national plan for public safety telecommunications and spectrum management. This need is nested in the wider need for better policy and planning in spectrum management for all users and technologies.

Provisions of the Homeland Security Act of 2002 (P.L. 107-296) instruct the Department of Homeland Security to address some of the issues concerning public safety communications. Several important policy decisions regarding spectrum use by first responders and other public safety organizations are under consideration by the Federal Communications Commission (FCC). The timely clearing of analog television broadcast channels intended for public safety use is the objective of H.R. 1425 (Harman). Provisions that could significantly impact emergency communications are included in S. 930, H.R. 1449, and H.R. 105, among others. Legislation that could impact the release of TV broadcast channels is proposed in H.R. 426. Future legislative initiatives in the 108th Congress could address the following areas:

Interoperability. The ability to communicate effectively among wireless networks used for public safety depends on spectrum use and compatible technology. In general the technology to support interoperability exists. For it to be fully implemented, three critical elements must be in place: standardization and coordination; comprehensive spectrum allocation; and funding.

Spectrum Policy. Sufficient and appropriate spectrum is fundamental to the future of wireless communications for public safety. The manner in which the spectrum is allocated is also important and this is illustrated, for example, in the problem of interference to public safety communications. This problem has opened a debate over how to reallocate spectrum not only to reduce interference but also to maximize benefit to other users in adjacent bands. Business and industrial users, for example, are examining their need for spectrum for applications in critical infrastructure security, such as pipeline surveillance.

Technology. The availability of new broadband technologies has further increased the need for spectrum. The FCC has recently allocated new spectrum for public safety broadband. The FCC has also allocated spectrum to test ultra-wideband (UWB) applications geared primarily to the needs of first responders.

This report focuses on key proposals for improving wireless telecommunications for public safety and recent actions to achieve this goal; the evolving role of the Department of Homeland Security is also discussed. The report will be updated and will be supplemented with shorter, topical reports.
Emergency Communications: Meeting Public Safety Spectrum Needs

Introduction

Heightened awareness of the integral role of the nation’s wireless communications infrastructure in homeland security is bringing to the fore technical issues about public safety spectrum that have lain fallow for a number of years. This report covers issues concerning technology, the connection between technology standards and spectrum allocation, and the competition for spectrum among many users with diverse needs. The report in particular addresses two key issues that have attracted significant attention and controversy: interoperability and interference. Interoperability questions focus mainly on spectrum needs and compatible technology. Interference problems stem primarily from spectrum allocation decisions and radio-communications engineering that have combined to disrupt some public safety radio transmissions. Originally viewed by most industry stakeholders as separate topics, the two issues have, over time, coalesced into a single concern that questions different aspects of spectrum policy and technology planning.

This report has two main sections. In the first section “Identifying Public Safety Needs,” some of the organizations involved with public safety telecommunications are introduced, and key activities dealing with wireless and spectrum issues are summarized. This section provides an overview of activity and government initiatives that have addressed wireless technology and spectrum use for public safety agencies. Some of the federal government functions have now been assigned to the Department of Homeland Security (DHS).

The second main section, “Spectrum for Public Safety,” is organized by the major spectrum bands where public safety wireless communications are in use or planned. These are at: 100-512 MHz; 700 MHz; 800 MHz; 900 MHz and 4.9 GHz. Ultra-wide band (UWB), that broadcasts across a broad range of frequencies, is also discussed. Recently, the Federal Communications Commission (FCC) proposed rules for public safety Dedicated Short-Range Communications Services (DSRC) in the 5.9 GHz band.¹ These services are embedded in Intelligent Transportation System (ITS) radio service.

The final section of this report recaps recent activities and legislation in the 107th and 108th Congresses regarding public safety and spectrum use.

¹ Federal Communications Commission (FCC), Notice of Proposed Rulemaking and Order, released November 15, 2002 (WT Docket No. 01-90).
Emergency Communications Issues in the 108th Congress²

Congress may decide to take actions affecting public safety communications either with specific legislation for public safety needs or within the context of broader reforms of spectrum policy. If Congress passes legislation allocating additional spectrum for public safety, other spectrum planning policies may be impacted. Within the sphere of public safety, areas where Congress might be involved include funding and the reassignment of 700 MHz spectrum. Also, some public safety advocates have called for better coordination of interoperability programs, an area where Congress could assume leadership to consolidate and streamline the many federal government programs concerned with interoperability. Congressional actions concerning UWB could have an immediate impact on public safety.

Most wireless communications operate on designated frequencies using spectrum managed, in general, by either the Federal Communications Commission (FCC) or the National Telecommunications and Information Administration (NTIA). Among other responsibilities, the FCC supervises spectrum for services that include commercial wireless telephony, radio and television broadcasts, and non-federal public safety agency communications. The NTIA — part of the Department of Commerce — administers spectrum used by federal entities, and serves as the principal adviser to the executive branch on domestic and international telecommunications issues.

Congress may review the roles of the FCC and NTIA in implementing spectrum policy. The General Accounting Office (GAO) in a study released in late 2002,³ was critical of FCC and NTIA spectrum management policies. Among its recommendations was a suggestion that the NTIA and FCC prepare reports for Congress on developing a national spectrum policy. The GAO report contends that the United States is lacking a cohesive policy, with negative consequences both domestically and in international negotiations. A follow-on report from the GAO, released in early 2003,⁴ recommended the establishment of an independent commission to evaluate the need for spectrum management reform. Concurrently, the Department of Commerce has recommended that the NTIA be merged with the Department’s Technology Administration within the International Trade Administration.⁵ A related policy issue is the evaluation of the current division of responsibility in managing national spectrum policy, now conducted jointly by the FCC and NTIA. Legislative options include possible reform to the FCC and/or NTIA spectrum policy management. Or change may occur through modifications to the

---


⁵ See CRS Report RS21469, The National Telecommunications and Information Administration (NTIA): Budget, Programs, and Issues.
During the second session of the 107th Congress, bipartisan support was rallied to forestall spectrum auctions by the Federal Communications Commission (FCC) that many believed would have jeopardized long-term planning for public safety spectrum use, both for improving interoperability and for eliminating interference. Shepherded through the House by members Dingell and Tauzin, the bill was introduced in the Senate in May, and compromise legislation became P.L. 107-195 on June 19, 2002. The intent of the bill is to protect spectrum in the 700 MHz band — where some frequencies have already been designated for public safety — while Congress reviews the spectrum auction process and considers legislation that might allocate additional spectrum in this band to public safety. The FCC must report to Congress not later than June 2003 on its actions in planning for the use of the affected frequencies.

Although varying in the specifics, there is consensus in, and considerable pressure from, the public safety sector to increase the amount of spectrum available in the 700 MHz band both to meet needs for growth and interoperability and to reduce interference in 800 MHz frequencies through relocation to 700 MHz frequencies. Congressmen Tauzin, Upton and Fossella contacted the FCC in July 2002 regarding interference in the 800 MHz frequencies. Resolution of the issues is clouded by requirements regarding the transition to digital television; as the law on the subject currently stands, some frequencies in the 700 MHz range could be encumbered indefinitely. In the 108th Congress, policy makers may examine ways to ensure that first responders have adequate access to spectrum for emergency communications; also Congress may look at reforming the FCC to improve spectrum management and may also revisit legislation regarding the transition to digital television. H.R. 1425, the “Homeland Emergency Response Operations Act,” or the “HERO ACT,” has the objective specifically to give the FCC the power to require immediate clearing of TV broadcast frequencies in the 700 MHz band that are designated for public safety.

In mid-2002, the Department of Commerce circulated draft legislation that proposed the creation of a Spectrum Relocation Fund. This would make it possible for federal agencies to cover relocation costs when they are required to vacate spectrum slated for commercial auction. The Strom Thurmond National Defense Authorization Act of 1999 authorizes agencies to accept compensation payments when they relocate or modify frequency use in order to accommodate non-federal users. The Act further authorizes the NTIA and FCC to develop procedures for this. The NTIA has ruled that agencies must submit detailed estimates of costs. The FCC has suggested that these estimates be included in the auction process for the relevant spectrum; in effect, commercial bidders would be covering the costs of relocation. The Communications Act of 1934 must be modified to permit the agencies access to these funds. The 108th Congress has responded by introducing H.R. 1320 (Tauzin).

6 “Balanced Budget Act of 1997,” P.L.107-33, Title III.
President Bush, in his Fiscal Year 2004 budget plan, emphasized the need for a spectrum transition fund. Other spectrum-related proposals in the budget are a request to Congress to provide enabling legislation for the FCC to levy user fees on unlicensed spectrum and to penalize broadcasters not vacating spectrum in the Upper 700 MHz band by the end of 2006.

To date, public policy has paid scant attention to the need for an integrated nationwide infrastructure for public safety communications. Various agency and committee efforts fall short of addressing the concept in its totality. Some concerns have been expressed regarding the fragmented nature of the public safety information and communications network. Experts decry the absence of a network overlay that assures end-to-end communications across the country. Concerns include the absence of redundancy in public safety networks and the lack of back-up locations for emergency communications.

A nationwide system might require linking DHS emergency notification functions, the Emergency Alert System, the nation’s primary Public Safety Answering Points (about 5,500 emergency call centers, many of them locally operated and funded), other emergency call centers, mapping systems such as GIS, and a plethora of local, state, tribal and federal emergency response centers. The complexity of such a network resembles that of the interlinked networks which support the nation’s banking system. It would require similar levels of redundancy, back-up sites, and connectivity to critical databases and diagnostic systems; at the same time, it might encourage rationalization of operations and the elimination of some centers. It would also require close cooperation between the public and private sector under the administration of an agency with a focused portfolio of responsibilities, not unlike the Federal Reserve System.

Some industry observers have suggested that the FCC’s policy-making functions be separated from the enforcement body; planning and oversight for public safety might be better administered through the NTIA. Whether as a division within NTIA or DHS, or as a separate agency, suggested oversight and planning functions would include: spectrum migration plans for the 800 MHz and 700 MHz bands; increased investment in developing new technology; improved development processes for standardization; a strategy for improved efficiency and digitization across networks; clarification of the role in public safety communications as part of critical infrastructure; consolidation of interoperability programs, with improved oversight; and, better coordination with similar agencies worldwide in the development of interoperability for first responders globally.

---

8 This and other special funds are discussed in CRS Report RS21508, Spectrum Management: Special Funds.
9 Geographic Information Systems, administered in part by FEMA.
Background

Public safety agencies such as firefighters and police officers, and non-government organizations such as private ambulance services, are the nation’s first responders in times of emergency. Communications, often wireless, are vital to these agencies’ effectiveness and to the safety of their members and the public.

Redundancy and inter-connectivity are two key words in designing plans to protect critical telecommunications infrastructure. The catastrophic events at the World Trade Center and the Pentagon on September 11, 2001 provided many lessons in the successes and failures of telecommunications and information technology, particularly in responding to the massive crisis in lower Manhattan.

Despite major disruptions to wireline, wireless and broadcasting infrastructure, communications were sometimes gridlocked, but not paralyzed. Commercial cell phones were often useless because of insufficient capacity for the high demand, but telephones continued to function throughout most of the five boroughs of New York City. The Internet, built on packet-switch technology, operated normally and some of the survivors from the World Trade Center area found their way to safety guided by e-mail. The New York Stock Exchange shut down but the Federal Reserve System and the nation’s banking network continued to function.¹⁰ Priority access services established by the National Communications System were activated to assure that wireline phone calls among key federal personnel could move through busy telephone switches and that large-value payments over electronic networks were not disrupted. Telecommunications companies rushed additional equipment to the area and wherever possible switched connections from damaged switching centers to intact ones, even when operated by rival companies. Cell towers were rolled in to replace those lost in the holocaust. These were some of the successes.

At Ground Zero, turmoil predominated as first responders converged on the scene, arriving with incompatible communications equipment. Many perished in the twin towers because of inadequate communications, including the failure of outdated wireless communications equipment used by firefighters.¹¹

In general, the systems that held up the best were those designed with redundancy and back-up in mind, where standardization and inter-modality are the norm. These systems, such as the banking system, relied on — and could often use interchangeably — internet, wireline and fiber optic communication backbones. They benefitted from significant investments in systems integration including seamless connectivity to operating systems and information databases. The systems that tended to fail were those with the least standardization, and sometimes with the least investment in needed technology. First responders’ communications plans centered primarily on wireless technology and transmission over assigned bandwidths of spectrum; when the technologies and the radio frequencies didn’t mesh, the back-up system was hand-carried notes. In addition to poor capacity for


inter-connectivity — or interoperability — among public safety agencies, the wireless networks often lacked connections to databases and diagnostic systems.

Insufficient interoperability — the technical capacity of different systems to communicate with each other — is one of the defects in America’s public safety communications networks. Interoperability is indicative of the problems besetting these networks. Common factors interoperability shares with other components of the country’s flawed public safety communications infrastructure include:

- **Unresolved questions regarding spectrum:** amount needed, bandwidth locations and regulations for use.

- **Incomplete standards:** rooted in a long history of proprietary manufacturer standards that stocked public safety agencies with incompatible hardware.

- **Lagging technology:** throughout the country, public safety agencies at the local, state and federal level are using technology that many studies have described as outmoded. New communications technologies exist but are barely implemented for a variety of reasons relating to cost, organization and the technical capabilities of various public safety agencies.

- **Lack of a coordinating network policy:** exemplified by an absence of operational standards or protocols and incomplete efforts for federal/state/local programs for cooperation and coordination.

**Spectrum**

Radio frequency spectrum provides an invisible roadway for wireless transmissions; each band of measured spectrum is like a highway lane guiding communications to their destination. It is used for all forms of wireless communications, such as cellular telephony, paging, radio and television broadcast, telephone radio relay, aeronautical and maritime radio navigation, and satellite command and control. Users include federal, state, local and tribal governments, private industry, and amateur radio operators. Commercial operators include broadcasters, wireless communications companies, and the manufacturing, transportation and utilities industries. Government users include agencies of the federal government and state and local public safety agencies. Spectrum, a valuable resource, limited by technology, is managed by the federal government to maximize efficiency in its use and to prevent interference among spectrum users.

Wireless (radio frequency) spectrum is measured in cycles per second, or hertz (Hz).\textsuperscript{12} Spectrum allocations are divided into channels. Placing many channels in a designated spectrum band constitutes narrowband. Broadband has comparatively fewer channels and therefore greater capacity for sending images and other data at

---

\textsuperscript{12} Standard abbreviations for measuring frequencies include: kHz — kilohertz or thousands of hertz; MHz — megahertz, or millions of hertz; and GHz — gigahertz, or billions of hertz.
high speeds. Contiguous spectrum for broadband is important for advanced wireless applications. The term wideband is sometimes used in the telecommunications industry to describe limited broadband applications transmitted on narrowband channels. An example is “mobile data” for public safety. This provides voice and data communications and supports interoperability for text messages.

Currently, non-federal public safety agency communications use VHF and UHF frequencies below 512 MHz and UHF frequencies in the 806-824/851-869 MHz ranges. At 4.9 GHz, the FCC has recently designated 50 MHz for public safety. Also, ultra-wideband technology that has been provisionally approved will be used for public safety. The trends in public safety technology and spectrum management are on track to place broadband in higher frequencies and to develop digital narrowband and wideband in the lower frequencies. The lower bands (illustrated below) are the main focus of discussions about spectrum policy and management. (Note that spectrum at 764-776/794-806 MHz, designated in the illustration with an asterisk, is not yet available for use by public safety.)

![Figure 1. Public Safety Spectrum Bands](Image)

Source: Public Safety Wireless Communications Systems, PSWN Program Information Brief

Because public safety networks operate on many different frequencies and because most wireless communications equipment in use has been designed to operate on a limited number of frequencies, interoperability is a critical technical issue. Interoperability means that different public safety agency networks can readily contact each other in a mission-critical situation because they have invested in the necessary communications technology and infrastructure. In general the technology to support interoperability exists. For it to be fully implemented, three critical elements must be in place: standardization and coordination; comprehensive spectrum allocation; and funding.

---

13 Very High Frequency (VHF) and Ultra High Frequency (UHF) are transmitted in three bands in the United States — low VHF, high VHF and UHF.

14 Frequency ranges 25-50 MHz; 150-174 MHz; 220-222 MHz (shared with federal agencies); 421-430 (three urban areas); 450-470 MHz; and 470-512 MHz (11 urban areas).
Identifying Public Safety Needs

There are a number of programs that deal with public safety communications and spectrum — the product of two decades of efforts to build consensus, establish national goals and priorities, identify technical issues, and implement programs. Each program mentioned below and others not discussed in this report (including several that are defunct) has contributed to the development of information and expertise that provide an invaluable resource for public safety communications planners. There are many entities that have contributed and continue to contribute to the furtherance of public safety spectrum programs. Some would say that there are too many federal initiatives, however, and that consolidation is needed. This section summarizes some of the efforts by agencies and associations. For federal entities, reallocation of responsibility under the Department of Homeland Security is also referenced.

National Communications System. The National Communications System (NCS) was established at the Department of Defense by Executive Order in 1984 “to assist the President, the National Security Council, the Director of the Office of Science and Technology Policy and the Director of the Office of Management and Budget in: (1) the exercise of the telecommunications functions and responsibilities, and (2) the coordination of the planning for and provision of national security and emergency preparedness communications...” It consults with the National Security Telecommunications Advisory Committee (NSTAC), among others, on issues related to national security and emergency preparedness telecommunications. It is closely linked to the White House through NSTAC, which advises the President on national security telecommunications matters, and the National Security Council.

Now part of DHS (Title II), the National Communications System is comprised of 23 federal agencies. NCS worked with the telecommunications industry to create the wireline priority access system and is moving forward with the development of a nationwide wireless priority service. NCS divisions include: Critical Infrastructure Protection, Plans and Resources, and Technology and Programs. The primary focus of its programs is to support inter-connectivity of federal agency communications at all times and to assure communications links in times of crisis. Although wireless communications can use frequencies allocated to government agencies, most wireline (landline) communications are supplied by national carriers. Therefore, close cooperation with the telecommunications industry is among NCS’s responsibilities.

NCS activities include participation in several multi-agency and public-private sector endeavors. These are:

---

- Advanced Intelligent Network (AIN) Program
  - National Coordinating Center (NCC)
- Alerting and Coordination Network (ACN)
- SHAred RESources (SHARES) Project Office
  - SHARES HF Interoperability Working Group
- Training, Planning and Operational Support (TOPS)
  - Office of Priority Telecommunications
    - Telecommunications Service Priority (TSP)
- Technology and Programs Division
  - Government Emergency Telecommunications Service (GETS)
  - Wireless Priority Service (WPS)

Newer programs that are expected to gain momentum under the direction of NCS deal with interoperability and Wireless Priority Service (WPS). Interoperability is the capacity to communicate with different administrative structures using different technologies and requires — among other things — common technical standards and protocols, appropriate interface technologies and, for wireless communications, compatible spectrum allocations. Under the current NCS structure, the two programs most involved with advancing interoperability are the SHARES Project Office — focused on developing technology — and the Technology and Programs Division — which manages GETS and WPS and also addresses standards.

SHARES is charged with promoting interoperability primarily through the SHARES HF Interoperability Working Group. The objective of the group is to develop HF (High Frequency) radio in combination with other communications technologies such as satellite and VHF/UHF radio (the standard for most public safety agency communications). Improved technology that makes HF radio widely accessible provides benefits such as improved spectrum efficiency and high-speed image transmission.

Wireless Priority Service is an outgrowth of GETS, the program that ensures priority access service to telephone lines for federal national security and emergency preparedness users in times of emergency. The WPS initiative dates to the period immediately following the attacks of September 11, 2001, when cell phone activity was disrupted by high demand. WPS has been operational in New York City and Washington since May 2002 and is expanding to other metropolitan areas. According to Breton C. Greene, Deputy Manager of NCS, it is hoped that WPS will be operational nationwide by the end of 2003. WPS will be provided through commercial wireless carriers that have signed or will sign contracts with NCS through DynCorp, a private company, designated as a Government Emergency Telecommunications and Wireless Priority integration contractor. NCS also plans to reach out to state and local authorities to encourage their participation in GETS.

---


Public Safety Wireless Advisory Committee. The Public Safety Wireless Advisory Committee (PSWAC) was chartered in 1995, at the request of Congress, to study public safety spectrum and make recommendations for meeting spectrum needs through the year 2010. The following year, PSWAC submitted a report\textsuperscript{18} containing recommendations for the improvement of public safety communications over wireless networks. Key among these was the request for 95 MHz of additional spectrum for state and local public safety needs. The report concluded that current federal public safety spectrum bands would meet projected requirements through 2010, providing there were no interim reductions in the amount allocated. In response to this report, Congress directed the FCC to allocate 24 MHz of spectrum to non-federal public safety agencies from the 746-806 MHz range as part of the reallocation of channels 60-69, to be cleared in the migration from analog to digital television broadcasting.\textsuperscript{19}

Federal Law Enforcement Wireless Users Group. Several interagency groups were established to address public safety wireless issues following the National Performance Review (NPR) issued by Vice President Gore in 1993. The NPR called for, among other things, the nationwide development of interoperable wireless systems for all types of public safety agencies at the local, state, and federal levels of government. As a result, in 1994, a Memorandum of Understanding between the Departments of Justice and the Treasury formalized what had been an ad hoc working group as the Federal Law Enforcement Wireless Users Group (FLEWUG). Its role is to assist federal agencies in sharing information about wireless communications issues and to “plan, coordinate and implement future shared-use wireless telecommunications systems and resources.”\textsuperscript{20} Among its goals are the development of common standards for land mobile radio, improving interoperability, and identifying cost-saving processes. More than 30 federal departments and agencies are members of the users group.

Public Safety Wireless Network (PSWN Program). FLEWUG created the Public Safety Wireless Network (PSWN) Program\textsuperscript{21} in 1996 to implement plans to foster interoperability among wireless networks. The PSWN Program explores options available for providing spectrally efficient, interoperable, and cost-effective wireless communications that will meet the requirements of local, state, and federal public safety organizations. It provides consultative services to states and tribal nations in matters such as developing interoperability programs, strategic planning, spectrum management, and identifying funding sources. PSWN is jointly financed through the Departments of Justice and Treasury.

Shortly after September 11, 2001, PSWN petitioned the FCC to revisit the need for additional spectrum for wireless communications within and between public


\textsuperscript{19} “Balanced Budget Act of 1997,” P.L.105-33, Title III.

\textsuperscript{20} See [http://www.pswn.gov/about.htm].

\textsuperscript{21} The PSWN Program is administered jointly by the Departments of Justice and the Treasury. The Program is scheduled to end in 2010 [http://www.pswn.gov].
safety agencies and other first responders. In the report it filed with the FCC, PSWN noted that spectrum from channels 60-69 (the Upper 700 MHz band) designated for public safety use by the FCC had still not been freed for this purpose. It reiterated the need for spectrum to support interoperability and made recommendations for additional allocations for public safety communications that would meet the spectrum needs identified by PSWAC in 1996. Specifically, PSWN identified the need for more spectrum for interoperability below 512 MHz and requested that spectrum in the 4.9 GHz range be used for public safety instead of being auctioned for commercial use. The report evoked the potential for using this spectrum for numerous broadband applications and new technologies that would aid first responders. The 24 MHz in the Upper 700 MHz band is judged by PSWN and others to be insufficient for broadband. Also they believe additional spectrum is needed for localized network support such as Personal Area Network/Vehicular Area Network (PAN/VAN) systems.

PSWN subsequently prepared analyses of the effectiveness of communications in the New York and Washington, D.C. metropolitan areas after the attacks of September 11. The reports evaluate the level of interoperability among the public safety agencies responding to the attacks as well as other measures of performance. Some of the recommendations developed as a result of the studies cover specific steps that could be implemented by public safety agencies at all levels to enhance communications interoperability.

In 1998, PSWN estimated the total cost to replace existing core infrastructure for public safety telecommunications systems nationwide at $18.3 billion. The costs for upgrading systems with new technologies, additional features, and interoperable capabilities would be higher.

**Project SAFECOM.** Authorized by the Office of Management and Budget (OMB) as one of 24 electronic government (e-government) initiatives, the primary objective of this program is to support interoperability. Responsibility for the Wireless Public SAFETY Interoperable COMMUNICATIONS Program, dubbed Project SAFECOM, had been assigned by the OMB to the Wireless Directorate of the Department of the Treasury. At the recommendation of the Chief Information Officers of several federal agencies, including the Departments of Treasury, Commerce and Justice, Project SAFECOM was transferred to FEMA and followed

---


that agency to the Department of Homeland Security. DHS has now assumed the role of managing partner. In line with a department-wide policy to have all technology prototype projects headed by the one directorate, the development stage of SAFECOM will be managed by the Science and Technology Directorate.

Before its transfer to DHS, SAFECOM managers had been working closely with PSWN on outreach programs, primarily to states. Although, long-term, SAFECOM had expected to facilitate “convergent integration” to develop a unified national system for public safety communications, short-term goals included identifying interoperability solutions that could be funded through existing grants programs. Because of the inter-relationship between technology and spectrum, SAFECOM’s unofficial position on spectrum policy was that final decisions on spectrum allocation should not be made until requirements documents established specific needs for bandwidth. In the opinion of Steve Cooper, Chief Information Officer for DHS, SAFECOM “has not produced any usable results” and that an “entirely different approach” is needed. The long-term objectives of Project SAFECOM are to achieve, nationwide: federal-to-federal interoperability; federal-to-state/local interoperability; and state/local interoperability.

**The Federal Communications Commission.** The FCC has created several key administrative groups to participate in spectrum management and planning. In 1986, it formed the National Public Safety Planning Advisory Committee to advise it on management of spectrum in the 800 MHZ band, newly designated for public safety. The following year, the FCC adopted a Public Safety National Plan that, among other things, established Regional Planning Committees (RPCs) to develop plans that met specific planning needs. The regional planning approach is also being applied to spectrum in the Upper 700 MHz band. The FCC encourages the formation of RPCs with a broad base of participation. The RPCs have flexibility in determining how best to meet state and local needs, including spectrum use and technology.

**Public Safety National Coordinating Committee.** Technical and operational standards for the Upper 700 MHz band are developed and recommended to the FCC through the Public Safety National Coordination Committee (NCC). Established by the FCC in 1999, the NCC has a Steering Committee of government, the public safety community, and the telecommunications equipment manufacturing industry. Government agencies that are co-sponsors of the NCC, with the FCC, are the NTIA, FEMA, and the Departments of Justice and the Treasury. NCC is also working on a plan for nationwide interoperability. The NCC is submitting recommendations to the FCC for broadband technology on these public safety bandwidths. Standards for other public safety technologies using 700 MHz have been developed.

---


29 See [http://wireless.fcc.gov/publicsafety/700MHz/regional.html].
been established and the technical specifications have been agreed upon and sent to manufacturers. Issues of coordination that must still be agreed upon include channel-naming protocols. The FCC has declined to rule on naming protocols, saying the industry should reach consensus according to “best practices,” and not by mandate. The charter for the NCC is scheduled to expire in 2003.

**FCC and Homeland Security.** The Homeland Security Policy Council (HSPC), formed by the FCC in November 2001, has announced initiatives “to improve public safety by addressing spectrum issues, including interoperability and redundancy.” To this end, the HSPC is providing coordination and oversight of the FCC’s actions related to public safety, many of which are discussed in this report. The HSPC is comprised of FCC staff; all divisions are represented. Its proposed role is to work closely with federal departments and agencies, notably the NCS, in coordinating “interagency and industry partnerships; infrastructure protection; communications reliability; public safety communications; spectrum policy; new technologies.”

In January, 2002, HSPC rechartered the Network Reliability and Interoperability Council (NRIC). The role of NRIC is to develop recommendations for the FCC and the telecommunications industry to insure optimal reliability, interoperability, and inter-connectivity of public telecommunications networks and the Internet. The Council’s members are senior representatives from the telecommunications industry. Richard C. Notebaert, Chairman and Chief Executive Officer of Qwest Communications is Council Chairman. NRIC created focus groups to identify issues and make recommendations. The Homeland Security Public Safety Group has submitted its report, identifying commercial communications services presently used by Public Safety, with recommendations for “best practices” by private industry.

Later in 2002, HSPC chartered the Media Security and Reliability Council as a Federal Advisory Committee for a two-year period. The Committee is comprised primarily of senior executives (e.g. President, Chief Executive Officer) from broadcasting, satellite and cable companies. In May 2003, the Council received recommendations for best practices in emergency communications, including all-hazard warnings and the Emergency Alert System.

---

30 Kathleen Wallman, Chair of the Public Safety National Coordination Committee (NCC), conversation June 26, 2002
31 See [http://www.fcc.gov/hspc].
32 See [http://www.fcc.gov/hspc/HSPC_functions.pps].
33 Council Charter, see [http://www.nric.org]
34 Homeland Security Public Safety (Focus Group 1C) Final Report, Issue 1, March 2003 [http://www.nric.org/].
35 See [http://www.mediasecurity.org].
**Spectrum Policy Task Force.** A cross-bureau, multi-disciplinary task force was announced June 6, 2002 to assist the FCC in identifying and evaluating changes in spectrum policy. Comprised of senior staff from within the FCC, the Task Force sought public comment on spectrum policy. Additionally, workshops were scheduled during July and August 2002 to facilitate debate on policy topics. In the request for comments, the FCC provided five major categories of policy issues: (1) market-oriented allocation and assignment; (2) interference protection; (3) spectral efficiency; (4) public safety communications; (5) international issues.

Four working groups were created to organize the information collected: Interference Protection; Spectrum Efficiency; Spectrum Rights and Responsibilities; and Unlicensed and Experimental. Public safety spectrum issues and recommendations were subsumed by the working groups. Discussions of interference, for example, focused on common technical problems and possible solutions but did not specifically address interference problems experienced on frequencies used by public safety.

On November 15, 2002, the Task Force released a report containing its findings and recommendations.37 The FCC’s request for comments on this report extended into February 2003.38 In keeping with recent FCC policy announcements, the Task Force favored market-driven solutions. It identified three general models for assigning spectrum usage rights. These are: “exclusive use” — industry-friendly, flexible licensing agreements; “commons” — shared frequencies used by an unlimited number of unlicensed users; and “command and control” — the “traditional” approach to spectrum management by the FCC, where uses are limited by regulation.

In discussing the model appropriate for managing public safety spectrum, the Task Force suggested that “command and control” should remain to ensure essential services but more flexibility in sharing or leasing spectrum capacity should be allowed. In particular, the Task Force recommended that public safety agencies should be allowed to rent frequencies to commercial users on a secondary basis, recovering the capacity in time of crisis. One of the characteristics of spectrum demand for public safety uses is heavy peak demand and low average use. In the Legislative Recommendations that conclude the study, the Task Force suggested that Congress initiate a review of the potential use of spectrum fees for non-market based spectrum uses (including public safety). A model for this approach could be a recently-implemented British spectrum policy that charges public service for use of spectrum utilizing a formula related to commercial values for spectrum use. The objective is to make public agencies more efficient in their use of spectrum. 

---


38 Comments can be found by going to the FCC Electronic Comment Filing System (ECFS) on the FCC web site [http://www.fcc.gov]. In ECFS, click “Search for Filed Comments,” insert “02-135” in the box marked “Proceeding,” and then search the file.
was among those filing objections to the proposal for a fee schedule for public safety users.\textsuperscript{39}

**National Telecommunications and Information Administration.** To address the need for interoperability spectrum, in June 1999 the NTIA designated certain federally-allocated radio frequencies for use by federal, state, and local law enforcement and incident response entities. The frequencies are from exclusive federal spectrum, and are adjacent to spectrum used by state and local governments. NTIA’s “interoperability plan,” developed in coordination with the Interdepartmental Radio Advisory Committee (IRAC)\textsuperscript{40} and the Federal Law Enforcement Wireless Users Group, was intended to improve communications in response to emergencies and threats to public safety. NTIA described the plan, along with the efforts of the FCC and PSWN, as one of “the first steps to ensuring that sufficient radio spectrum is available when and where an emergency or public safety need may arise.”

The NTIA created a Public Safety Program Office in 1996 to coordinate federal government activities for spectrum and telecommunications relating to public safety. In June 2002, the Public Safety Program and PSWN co-sponsored an “executive leadership summit” on public safety interoperability. Speakers from public and private sectors presented viewpoints regarding interoperability, partnerships, funding and new technology.\textsuperscript{41}

Within the Department of Commerce, NTIA has been responsible for the Critical Infrastructure Assurance Program for information and Communications. This function has been transferred to the DHS Directorate for Information Analysis and Infrastructure Protection (Title II). The Department of Commerce has recommended that the NTIA be merged with the Department’s Technology Administration within the International Trade Administration.\textsuperscript{42}

**Department of Defense Spectrum Management.** The focal point for public safety spectrum management within the Department of Defense has been the Office of Spectrum Analysis and Management (OSAM), created in 1998. As part of a reorganization that will provide more resources for spectrum management, OSAM will be subsumed by a new Defense Spectrum Office.\textsuperscript{43} Among its functions are to provide strategic planning for spectrum management, analyze the impact of sharing spectrum on current and future military operations, coordinate the development and implementation of spectrum management technologies, and ensure the efficient use of spectrum. Early in 2002, a new senior post was created at the

\textsuperscript{39}Filed, January 27, 2003, ET Docket 02-135.

\textsuperscript{40}IRAC, with representation from 20 major federal agencies, develops policies for federal spectrum use, and represents the United States at International Telecommunications Union conferences. http://www.ntia.dov.gov/osmhome/irac.htm/.

\textsuperscript{41}Summary of the symposium at [http://ntiacsd.ntia.doc.gov/pubsafe/TIS_FinalReport.pdf].

\textsuperscript{42}Discussed in CRS Report RS 21469, *The National Telecommunications and Information Administration (NTIA): Budget, Programs, and Issues.*

\textsuperscript{43}See [http://www.disa.mil/ops/os/os.html].
Pentagon for spectrum management: deputy assistant secretary of Defense for spectrum and C3 (command, control, and communications) policy.

**Federal Emergency Management Agency.** The Office of National Preparedness at FEMA was chartered by President Bush in May 2001 to coordinate federal programs at the Departments of Defense, Justice, Health and Human Services, and Energy focused on “weapons of mass destruction consequence management.” The Office of National Preparedness (ONP) was comprised of the affected agencies, plus the Coast Guard, the U.S. Fire Administration and representatives of local first responders, among others. Post 9-11, the Office of Homeland Security asked the new FEMA office to study the response capability at the state level in case of terrorist attack. Prior to the creation of a Department of Homeland Security, the ONP had begun to structure a program to assist first responders, centered on key steps such as training, joint exercises, national assessment, and grants for training and equipment. FEMA activities are being consolidated and continued under the Emergency Preparedness and Response Directorate (EPR) of DHS (Title V).\(^{44}\) Anti-terrorist functions at ONP, however, were transferred to the Office of Domestic Preparedness (ODP), administered by the Directorate of Border and Transportation Security (Title IV). The ODP had previously been part of the Office of Justice programs (see below). Several bills before Congress (notably S. 930 and H.R. 105) call for the restoration of the Office of National Preparedness, to be managed by FEMA within DHS.

**Emergency Alert System and “Reverse 911.”** FEMA provides direction for state and local emergency officials in planning and implementing emergency alerts using the Emergency Alert System (EAS).\(^ {45}\) EAS went live in 1997 as the digitized replacement of the Emergency Broadcast System. It broadcasts warnings over radio, television and most cable channels. EAS was designed by the FCC and is jointly managed by the FCC and FEMA, in cooperation with the National Weather Service of the National Oceanic and Atmospheric Administration (NOAA). Historically, the bulk of emergency alerts broadcast over the EAS system have been weather-related natural disasters. Originally conceived during the Truman administration, what is now known as EAS was to be used to alert the populace in case of a threat to the nation, such as a nuclear attack. In 1963, the emergency alert system was extended to state and local communities. Broadcast stations are required to disseminate emergency messages from the president; cooperation at the state and local level is optional. The national alert system has never been used by a president.

EAS was not activated at either the national or local level on September 11 and this episode in the history of EAS brought the validity of the system into question by many. In particular, the question has been raised as to whether a broadcast system is the best way to alert people in time-critical emergencies. Among the proposals addressing this concern is one for the development of warning systems that use existing technology for 911 calls to provide telephone subscribers with a telephone

---

\(^{44}\) For further information, see CRS Report RL313670, *Transfer of FEMA to the Department of Homeland Security: Issues for Congressional Oversight.*

\(^{45}\) See also CRS Report RS21440, *Emergency Communications: The Emergency Alert Service (EAS) and All-Hazard Warnings.*
warning of an emergency system — commonly referred to as “reverse 911.” This
technology could be extended to cell phone subscribers and users of various
messaging devices based on Internet or other communications protocols.\textsuperscript{46}

**Department of Justice.** The Office for Domestic Preparedness (ODP) at the
Office of Justice Programs and related functions of the Attorney General have been
transferred to the Directorate of Border and Transportation Security (Title IV).\textsuperscript{47} ODP
grant programs that include telecommunications for first responders, administered
by the domestic preparedness office, will reportedly be coordinated with grant
programs from other incorporated agencies, notably FEMA (Emergency
Preparedness and Response, Title V).

The ODP (formerly the Office for State and Local Domestic Preparedness) was
created by the Attorney General after Congress expressed concern about state
readiness to respond to chemical or biological attacks. In 1998, funds were
authorized for equipment and training for state and local public safety personnel to
respond to and manage terrorist incidents involving weapons of mass destruction.\textsuperscript{48}

States are eligible to receive ODP grants if they have filed a plan for Domestic
Preparedness. Funds for equipment are available through a standardized equipment
program that provides a menu of approved categories. These categories include
personal protection equipment, detection equipment, decontamination equipment,
and communications equipment. For the most part, operational capabilities and
performance standards are not specified within categories of equipment.

Justice also administers two major assistance grant programs centered on law
enforcement. These are the Byrne Formula Grant Program\textsuperscript{49} and the Local Law
Enforcement Block Grants (LLEBG) Program.\textsuperscript{50} The LLEBG Program grants are
made directly to local government agencies or in block grants to states that then
distribute the funds. Procuring equipment, technology and other material directly
related to basic law enforcement is one of the purposes eligible for grants and this can
be used for telecommunications. The Byrne Formula Grants do not cover public
safety communications. These two programs will remain with the Bureau of Justice
Assistance.

The functions of the Office of Science and Technology at National Institute of
Justice (NIJ) and of NIJ itself have been reestablished, modified and expanded by the

\textsuperscript{46} See “Developing a Unified All-Hazard Public Warning System,” Partnership for Public

\textsuperscript{47} Section 503 of P.L. 107-296.

\textsuperscript{48} P.L. 105-119.

\textsuperscript{49} P.L. 100-690, see [http://www.ojp.usdoj.gov/BJA/grant/byrne.html].

\textsuperscript{50} See [http://www.ojp.usdoj.gov/BJA/grant/llebg_app.html].
Homeland Security Act of 2002. Under the new law, the Office of Science and Technology is under the authority of the Assistant Attorney General, Office of Justice Programs, within the National Institute of Justice.

In 1998, NIJ created the AGILE Program to combine all interoperability projects then underway at NIJ. The program addresses interim and long-term interoperability solutions through standardization encompassing wireless telecommunications and information technology applications. The AGILE Program also has provided funding to Regional Planning Committees for start-up costs and the preparation and distribution of regional plans. The focus of AGILE has been on interoperability within criminal justice agencies and between public safety agencies. The National Institute of Justice has managed the Justice Technology Information Network as part of the Office of Science and Technology. Prior to the creation of the Department of Homeland Security, it had been proposed that this and related programs at Justice be integrated with project SAFECOM.

In an effort to develop cooperation for interoperability at all levels of government, AGILE has taken an active role in the formation of the National Task Force on Interoperability (NTFI). Task Force discussions on how to address interoperability in a more comprehensive way led to the creation and distribution of guidelines to public officials. The purpose of these guidelines is to raise awareness about the importance of interoperability, its impact on constituents, steps needed to prepare for interoperability and other issues.

Department of Homeland Security. Provisions of the Homeland Security Act of 2002 (P.L. 107-296) instruct the Department of Homeland Security (DHS) to address some of the issues concerning public safety communications in emergency preparedness and response and in providing critical infrastructure. Telecommunications for first responders is mentioned in several sections, with specific emphasis on technology for interoperability. National strategy for homeland security requires investments in technology to improve response time and decision-making in detecting and responding to potential or actual threats. DHS potentially can expand that strategy to include state, regional, local and tribal communications resources. The Act does specify support for improving interoperability for first responders. Interoperability refers to the ability of different communications systems,

51 Title II, sections 231-237 of P.L. 107-296.

52 AGILE stands for Advanced Generation of Interoperability for Law Enforcement. See [http://www.agileprograms.org].

especially radio-based networks, to connect with each other. Until recently, many first responders have not given much attention to communications equipment compatibility. To achieve interoperability in the field requires radio equipment that operates on new frequencies as well as coordination in areas such as operational protocols, command center management, and spectrum use.

Title I of the Homeland Security Act creates the executive Department and the position of Chief Information Officer.\(^{54}\) The Chief Information Office is responsible for coordinating information sharing nationwide and for meeting other communications needs within DHS, throughout the federal government, and for state and local first responders. Title II, dealing with Information Analysis and Infrastructure Protection (IAIP), establishes an Office of Science and Technology within the directorate. Duties include research and development support for law enforcement agencies for “wire and wireless interoperable communications technologies.”\(^ {55}\) The National Communications System is responsible for telecommunications under the Secretariat of Information Analysis and Infrastructure Protection.\(^ {56}\) A Homeland Security Advisory System is created within IAIP\(^ {57}\) to provide warning information in coordination with other federal agencies.

The responsibilities of Managing Partner for Project SAFECOM will be assumed by the Science and Technology Directorate. Responsibilities of Emergency Preparedness and Response cover “comprehensive programs for developing interoperative communications technology, and helping to ensure that emergency response providers acquire such technology.”\(^ {58}\) These departmental obligations conceivably can encompass all matters related to public safety communications since, arguably, all new systems should be “interoperable.” Border and Transportation Security functions include grant programs from the Office of Domestic Preparedness, discussed below.

**Federal Response Plan.** The Federal Response Plan was initially developed by FEMA in conjunction with 26 other federal departments or agencies and is now under the supervision of the DHS Emergency Preparedness and Response directorate.\(^ {59}\) The Department of Homeland Security is the lead agency for the Federal Response Plan, a detailed plan of lines of responsibility and appropriate actions for response and recovery. There are a dozen Emergency Support Function Annexes, including communications, each with a designated primary agency and support agencies. DHS is the primary agency for the Communications annex; designated support agencies include the Department of Agriculture, Forest Service; Department of Commerce; Department of Defense; Department of the Interior; Federal Communications Commission; and the General Services Administration.

---

\(^ {54}\) Sec. 103 (d) (2).

\(^ {55}\) Sec. 232 (6) (E).

\(^ {56}\) Sec. 201 (e) (19) (g) (2).

\(^ {57}\) Sec. 201 (e) (7).

\(^ {58}\) Sec. 502 (7).

\(^ {59}\) Federal Response Plan, 9230.1 PL, [http://www.fema.org/rrr/frp/].
The designated departments have responsibility for various aspect of emergency communications and network infrastructure.

**Coordination of Emergency Communications Activities.** Within DHS, several separate initiatives exist that support emergency communications, especially as regards interoperability for first responders. As noted above, within IAIP both the NCS and Project SAFECOM support interoperability programs. Two other DHS directorates have funding and leadership roles that are generally viewed to have an impact on the deployment of interoperability projects at the state and local level. Federal departments and agencies with interoperability projects include several that are participants in emergency communications operations within the Federal Response Plan. Federal programs to foster interoperability with significant involvement at the state and local level include: National Task Force for Interoperability (Department of Justice); PSWN Program (Departments of Justice and Treasury); Public Safety Planning Office (NTIA); and Public Safety National Coordinating Committee and Network Reliability and Interoperability Committee (FCC). Additionally, the FCC and NTIA implement spectrum policy, including frequency allocations and management for federal and state and local first responders.

A report released by the Republican Main Street Partnership\(^60\) has advocated the participation of DHS in spectrum negotiations on a footing similar to that already accorded DOD and other federal agencies. The report noted the importance of spectrum because it is integral to the communications of homeland security response. It stressed the need to “review and establish a clear picture of the frequency spectrum needs of the Department” and other agencies, including state and local agencies, with which it will be operating.

**Other Organizations.** Many other associations and government agencies work actively to solve critical issues concerning public safety spectrum. The Association of Public-Safety Communications Officials, International (APCO),\(^61\) for example, has taken a leadership role in dealing with problems of network interference and interoperability. APCO is a charter member of the National Public Safety Telecommunications Council (NPSTC),\(^62\) a federation of associations. The Council was created in 1997 to follow up on recommendations made by the Public Safety Wireless Advisory Committee. In addition, the group acts as a resource and advocate for public safety telecommunications issues. Other charter members include FEMA, International Association of Emergency Managers, National Association of State Telecommunications Directors, National Association of State Emergency Medical Services Directors, American Association of State Highway Transportation Officials, and the International Association of Fire Chiefs.

---

\(^60\) A Republican Approach to the Department of Homeland Security; recommendations for the first 100 days, Republican Main Street Partnership, released December 10, 2002. Available at [http://www.republicanmainstreet.org/rmsp/homeland.cfm].

\(^61\) See [http://www.apcointl.org].

\(^62\) See [http://npstc.du.edu].
Spectrum for Public Safety

Congestion, interoperability, interference, access, and sufficient spectrum to support broadband technologies communications are the major concerns most often mentioned in discussions of public safety wireless communications. The following review of public safety spectrum discusses different bands in reference to what appears to be the dominant topic of debate regarding that frequency.

**Congestion: 100-512 MHz Range.** The need for spectrum for interoperability is particularly acute in the lower spectrum ranges, where the majority of agencies operate. FCC licensing records show that the frequencies between 150-174 MHz are the most intensively used. Surveys by PSWN and others indicate that approximately 73% of all law enforcement entities and 65% to 70% of firefighters and EMS agencies operate land-mobile radio systems in the 100-300 MHz bands, the VHF high-band.63 Out-dated analog equipment adds to this congestion; the cost of acquiring spectrum-efficient narrowband technology has delayed plans for conversion.

To facilitate interoperability and ease congestion in public safety channels below 512MHz, Congress as part of appropriations for 2001, reclaimed for federal use 3MHz of spectrum that had previously been designated for mixed use in the 138-144 MHz band.64 The Act also requested studies on spectrum use and reallocation from the DOD, NTIA and FCC. The DOD was required to study the 138-144 MHz band — which it occupies — for possible sharing with public safety. The NTIA and the FCC were required to jointly submit a report to Congress on alternative frequencies available for public safety.

The NTIA responded by identifying bands used by public safety and by the federal government between 100 MHz and 1000 MHz.65 It defined alternative frequencies as spectrum comparable to 138-144 MHz and concluded that the 162-174 MHz and 406.1-420 MHz bands met the criteria for comparable spectrum. After a detailed examination of the federal uses of these bands, the NTIA concluded that new sharing with non-federal public safety agencies was not feasible. It noted the federal government has a policy in effect that designates 40 channels for nationwide interoperability between federal, state and local public safety entities within the bands the NTIA studied. These channels encompass 0.5 MHz of spectrum. The NTIA report further noted that first PSWAC and then PSWN had recommended a minimum of 2.5 MHz be set aside for interoperability.

In identifying non-federal government spectrum as alternatives to the 138-144 MHz band, the FCC focused primarily on VHF frequencies administered under its authority because it deemed VHF to be “most comparable” to the 138-144 MHz

---

band. Noting that some channels in the VHF high-band have been designated for interoperability, the FCC focused on identifying frequencies that would be close to those already in use in order to support broadband radio. Broadband technology is more efficient when contiguous or nearly contiguous channels are used. After reviewing current uses in comparable frequencies, the FCC concluded that reallocation would excessively disrupt incumbent users.66

Neither the NTIA nor the FCC recommended spectrum in the studied ranges that could be reallocated for exclusive public safety use. The DOD, in a classified document, reportedly concluded that sharing could be possible in the 138-144 MHz band if evaluated on a case-by-case basis.67

**Interoperability: Upper 700 MHz Band.** For administrative purposes, the FCC refers to the 700 MHz Band as the “Lower 700” (channels 52-59) and the “Upper 700” (channels 60-69).68 Public safety uses are allocated for the Upper 700 MHz band. Due mainly to the combination of different technology standards operating on different radio frequencies, communications between — and even within — local, state and federal agencies are not always assured. Achieving interoperability is an important goal of the public safety community. In the last decade, significant advances in technology and in funding to purchase communications equipment have eased, but not eliminated, problems of incompatible systems, inadequate technology, insufficient funding, and limited spectrum.

**Analog TV: Channels 60-69.** Congress passed legislation69 in 1997 with the intention of assuring an orderly and equitable transition from analog to digital television broadcasting. As mandated by Congress, analog television broadcasts on all channels, including 60-69, were to be phased out and the cleared spectrum reallocated for wireless communications. Following the instructions of Congress, the FCC assigned the frequencies 764-776 MHz and 794-806 MHz, in channels 63-64 and 68-69 respectively, for public safety use. At the behest of many public safety organizations, the FCC designated 2.5 MHz of this allocation specifically for interoperability. Channels 60-62 and 65-67 were identified for auction for commercial wireless use.

Congress set a date of December 31, 2006 for the cessation of analog television operations on channels 60-69, instructing the FCC to restrict broadcast licensing

---

68 Comments can be found by going to the FCC Electronic Comment Filing System (ECFS) on the FCC web site [http://www.fcc.gov]. In ECFS, click “Search for Filed Comments,” insert “99-16” in the box marked “Proceeding,” and then search the file.
69 “Balanced Budget Act of 1997,” P.L.105-33, Title III.
70 746-764 MHz.
71 776-794 MHz.
accordingly. At the same time, Congress required that the FCC grant exemptions for an undefined period of time if three major conditions were met. Briefly, these conditions are: 1) if one or more of the television stations affiliated with the four national networks are not broadcasting a DTV signal, 2) if digital to analog converter technology is not generally available in the market of the licensee, or 3) — often referred to as the “15% rule” — if at least 15% of the television households in the market served by the station do not subscribe to a digital “multi-channel video programming distributor” (including cable or satellite services) and do not have DTV sets or converters.\(^\text{72}\)

Standards for narrowband radio applications in the Upper 700 MHz were recommended by the National Coordinating Committee to the FCC and adopted in early 2001. The NCC is also responsible for developing standards for wideband, particularly interoperable wideband. Standardization is essential for interoperability. Manufacturers that specialize in public safety telecommunications are testing new wideband applications but they will not produce equipment to operate at 700 MHz in quantity until the standards have been finalized through the FCC and the market for the equipment has been scoped. The size of the potential market is prescribed by the availability of spectrum.

In some localities, the needed Upper 700 MHz spectrum is already unencumbered. For the most part, however, the band has not been cleared and is still occupied by television broadcasting. Recognizing that this spectrum is encumbered, Tom Sugrue, then Chief of the FCC’s Wireless Telecommunications Bureau has said, “many in the public safety community, and in the broadcast community, and in the commercial wireless industry, believe that if the statute remains in its present form, there will be very few stations that actually vacate the 700 MHz band by 2006.”\(^\text{73}\)

**Voluntary Clearing, Auctions and User Fees.** Among the provisions concerning digital TV is the requirement that spectrum in channels 60-69 not turned over to public safety agencies be auctioned for commercial purposes. The mandated auction was originally scheduled for May 2000, but was postponed repeatedly. The FCC worked with the broadcasting industry and wireless carriers on a “market-driven” approach for voluntary clearing of the spectrum to be auctioned or assigned to public safety agencies.\(^\text{74}\)

---

72 See also CRS Report RL31260, *Digital Television: An Overview.*


74 Voluntary clearing of channels in advance of the 2006 “deadline” has been the primary focus of recent efforts by the FCC. In its *Upper 700 MHz Third Report and Order* (January 23, 2001), the FCC completed the adoption of policies to facilitate voluntary clearing of the 60-69 channels. Notably it allowed for three-way agreements (bi-lateral agreements had already been approved) that would allow incumbent broadcasters in the Upper 700 MHz range to relocate to channels below 59 in cases where these channels had already been vacated. In an “Order on Reconsideration” (September 17, 2001) the FCC reaffirmed the *Third Report and Order* and added new incentives to encourage agreements for incumbent (continued...)
Any initiative that expedites band clearing for auctioned spectrum may concurrently free up encumbered spectrum for public safety agencies. In some situations, stringent FCC rules regarding interference will require the vacating of adjacent public safety spectrum. An example of band clearing, cited by the FCC, would be for a wireless telecommunications company acquiring spectrum (for commercial use) in channel 67 in a major metropolitan area. An analog television station transmitting on channel 68 (designated for public safety) in the same area would also have to be cleared to meet FCC rules regarding interference. For the same reason, the FCC decided to include channel 59 in its band clearing and reallocation efforts for the Upper 700 MHz band because this channel must also be cleared to avoid interference from transmissions in channel 60.

A coalition of broadcasters, known as the Spectrum Clearing Alliance, developed a plan whereby the broadcasters would vacate both commercial and public safety spectrum on an expedited schedule. The proposal by the Spectrum Clearing Alliance was for the commercial bands of the Upper 700 MHz spectrum to be auctioned to the wireless telecommunications companies; these companies would then negotiate with the current (broadcaster) occupants for a speedy vacating of the newly-licensed bands. This scenario is based on the assumption that the value of the spectrum to the wireless companies will be such that they will be motivated to pay the broadcasters to surrender the spectrum in a timely manner. The Spectrum Clearing Alliance also wanted to be able to relocate from the Upper 700 MHz band to the Lower 700 MHz band, if needed.

On March 19-20, 2002, the FCC issued separate auction notices setting the date of June 19, 2002 for both bands in the 700 MHz range. In late April and early May, bills were introduced in the House and Senate respectively to postpone both auctions. On June 19, 2002, President Bush signed into law the Auction Reform Act of 2002 which delays auctions for all of the Upper 700 MHz band and most of the Lower 700 MHz band. Among provisions of the law is the requirement that the FCC file an annual status report on its actions in accordance with the Act.

In the meantime, Chairman Powell announced a “Proposal for Voluntary Industry Action” that would expedite the transition to digital TV. The proposal set goals for voluntary action to include DTV-tuners in new television sets. Later, citing provisions of the All Channel Receiver Act (1962) that gives the FCC

74 (...continued) broadcasters to vacate the affected spectrum. (WT Docket No. 99-168).
76 H.R. 4560 and S. 2454
77 P.L. 107-195
“authority to require” that television sets receive all frequencies,\textsuperscript{80} the FCC mandated a comparable schedule for the roll-out of DTV technology.\textsuperscript{81} Legislation introduced in the 108\textsuperscript{th} Congress (H.R. 426) would bar the FCC from taking this action without Congressional approval. DTV penetration of American households remains low, between 2\% and 3\%, as estimated by the Consumer Electronics Association.

Although the action by the FCC will facilitate the transition to digital technology, many industry observers doubt that this action will mitigate the “15\% rule” that effectively allows broadcasters to retain spectrum after the 2006 date set by Congress. According to one attorney who represents cable television companies “it will take an act of Congress” to move forward.\textsuperscript{82}

\textbf{An Alternate Proposal.} The CTIA has circulated a concept paper\textsuperscript{83} proposing that various federal law enforcement agencies relocate to the Upper 700 MHz band from other spectrum bands (that, consequently, would be freed for commercial wireless). The CTIA asserted that federal and state public agencies could benefit from a harmonized block of spectrum and that the Upper 700 MHz band could be used to support the advanced services, such as mobile data, that the National Coordinating Committee plans to implement as spectrum becomes available in the channels already assigned to public safety.

The CTIA concept paper envisioned that federal and state public safety agencies would benefit from shared systems that allow for the pooling of spectrum resources, increased efficiency in spectrum use, and accelerated deployment of new technologies. The paper also argued for the elimination of “antiquated” analog systems that are perceived as a barrier to implementing interoperable technology. It suggested that spectrum currently used for analog frequencies would become available for auction if public safety systems were fully converted to digital technologies. Funds from this auction, according to the paper, would pay for the costs of relocating federal agencies to a common platform in the Upper 700 MHz band. These recommendations have been revisited in CTIA proposals to mitigate interference, discussed in the next section.

In arguing for a “seamless, digital communications system founded on interoperability, mobility, security and multi-user connectivity” the CTIA’s concept paper proposed that such a network be created in the Upper 700 MHZ band by the, then, White House Homeland Security Office. Homeland Security would coordinate


\textsuperscript{81} Sets 36” and above - 50\% of units to have DTV tuners by July 1, 2004; 100\% by July 1, 2005. Sets 25”-35” - 50\% of units to have DTV tuners by July 1,2005; 100\% by July 1, 2006. Sets 13”-24” - 100\% of units to have DTV tuners by July 1, 2007. TV interface devices - 100\% of units to have DTV tuners by July 1, 2007.


the existing efforts of federal, state and local agencies, the NTIA, the FCC, and other organizations, such as PSWN.

**Interoperability Trends.** The PSWN Program has identified recent trends in interoperability at the state level, where the issue is achieving greater recognition than in the past. PSWN has observed that states are key linchpins in achieving interoperability. Among the trends summarized by PSWN are:

- States are organizing committees to provide leadership on interoperability issues.
- Existing statewide efforts to improve interoperability have been jeopardized by state budget shortfalls.
- The number of compatible statewide systems (APCO’s Project 25) continues to increase.
- Where funding is available, states are beginning to purchase communications solutions that bolster interoperability.
- Planning continues for the implementation of shared, statewide public safety systems.

**Interference and Access: 800 MHz.** Public safety currently uses 9.5 MHz of spectrum in the 800 MHz range at 806-821 MHz and 851-869 MHz. At the behest of the National Public Safety Planning Advisory Committee (NPSPAC), frequencies at 821-824 MHz and 866-869 MHz, referred to as the “NPSPAC channels,” are reserved for special public safety uses, such as interoperability. These frequencies are in 115 MHz of spectrum reallocated by the FCC in 1970 for land mobile use in the 806-947 MHz band.

The allocation of this spectrum interleaves public safety and private commercial communications using narrow slices of spectrum. This close proximity of public and commercial utilization is widely believed to be the primary cause of interference for communications by public safety and other entities using 800 MHz channels. Across the United States, there have been numerous reports of police or fire units that have lost contact with their base commands when a wireless connection was broken. The problem has become sufficiently troublesome that APCO has established a committee that operates nationwide to identify cases of interference.

**Interference and Interoperability Issues Converge.** Although many wireless carriers have been involved in resolving problems of interference, a large number of the identified cases of interference have been linked to operations of Nextel Communications, Inc. To address the problem, Nextel prepared a White Paper regarding use of the 800 MHz band and submitted it to the FCC in November

---

84 PSWN Program Update, Fall 2002 [http://www.pswn.gov/].
86 Project 39 Technical Committee at [http://www.apcointl.org/frequency/project_39].
87 “Promoting Public Safety Communications: Realigning the 800 MHz Land Mobile Radio (continued...)

2001. The FCC subsequently assigned the paper a docket number. Comments on public safety communications uses in the 800 MHz band and related issues were sought by the FCC through September 23, 2002. Numerous solutions, some of which are summarized below, have been proposed. Amendments, replies and *Ex Parte* comments are still being submitted.\(^88\) By late March 2003, approximately 600 documents had been filed with the FCC on issues raised by Nextel and others.

The detailed proposals for mitigating interference involve relocation within the 800 MHz band and to other frequency bands. Some of these proposals are highly technical, some are limited to discussions of policy. Although, to date, there appears to be no industry-wide consensus, there are some points where opinions converge, these include:

- There must be a nationwide program that identifies and eliminates causes of interference.
- Relocation is inevitable and this will require the retuning or replacement of existing equipment plus, in some cases, the modifications or expansion of network systems.
- Relocation will be expensive; estimates provided in comments range from $1.6 to $5 billion, nationwide.
- The issue of interference should be addressed within the context of larger issues relating to public safety and critical infrastructure such as interoperability.

Opinions diverge on such policy issues as how to pay for relocation, the permissible level of disruption to users — including industrial applications, equitable allocation of spectrum, and the amounts and frequency locations of spectrum that should be relocated.

**Requests for Congressional Action.** Proposals that rely on relocating public safety users to channels at 700 MHz have emphasized the need to assure that this spectrum is made available on a timely basis and have asked for Congress to intervene. Some proposals have advocated allocating additional spectrum in the 700 MHz range and this also would require an act of Congress to modify existing law. Funding the cost of relocation is much discussed in the filed comments; Congressional action to create an appropriate funding mechanism is suggested by some. Some proposals would free up spectrum in the 800 MHz range that could be auctioned, and some have suggested that these funds be used to cover relocation

---

\(^{87}\) (...continued)


\(^{88}\) Comments can be found by going to the FCC Electronic Comment Filing System (ECFS) on the FCC web site [http://www.fcc.gov]. In ECFS, click “Search for Filed Comments,” insert “02-55” in the box marked “Proceeding,” and then search the file.
costs. Since spectrum auction proceeds now go primarily to general revenue, new legislation would be needed that specifically addresses this matter.89

**Nextel’s Proposal.** In the letter to the FCC that accompanied the White Paper,90 Nextel specifically attributed interference problems to earlier actions by the FCC “authorizing public safety communications providers and [commercial] licensees to operate essentially incompatible systems on mixed, interleaved and adjacent 800 MHz channels . . . Intermodulation is the dominant cause of interference, with wideband noise and receiver overload playing a secondary role.” In the paper, Nextel presented a plan for spectrum realignment that would place public safety and commercial mobile radio services (CMRS) in separate blocks of contiguous spectrum. Nextel argued that the root cause of interference is the manner in which the spectrum has been allocated and that changing the allocation will eliminate the problem.

Among the benefits for public safety that are cited by Nextel in its paper is that the realigned blocks of spectrum will provide enough contiguous spectrum to support low-speed data, high-speed data, and video, as recommended by PSWN. Nextel’s proposal received support from at least seven public safety agencies,91 representatives of which wrote to the FCC (November 21, 2001) endorsing the proposal if it could be implemented at no cost to public safety agencies. Subsequently, most of these agencies joined with a number of industry associations and Nextel in designing an alternative plan, described in their filing as the “Consensus Plan.”

The plan proposed that Nextel swap 16 MHz of spectrum it currently holds in the 700, 800, and 900 MHz bands in order to allow migration of current users from key parts of the 800 MHz band.92 Public safety would be moved to spectrum in the 800 MHz range that is contiguous to channels 68-69,93 gaining an additional 8 MHz of spectrum in the process. Nextel would occupy 6 MHz in the 800 MHz band currently used for public safety that is adjacent to a 10 MHz block that Nextel already holds. This realignment would create 16 MHz for digital Specialized Mobile Radio licensed to Nextel.

---

89 Similar funding measures are under consideration for federal agencies that must relocate. The Spectrum Relocation Fund is briefly discussed in the introductory section of this report under Issues for the 108th Congress.

90 From Robert S. Foosaner, Senior Vice President and Chief Regulatory Officer, Nextel Communications, Inc., to Mr. Thomas Sugrue, Chief, Wireless Telecommunications Bureau, November 21, 2001.

91 Association of Public-Safety Communications Officials (APCO) International; International Association of Fire Chiefs; International Association of Chiefs of Police; Major Cities Chiefs Associations; National Sheriffs’ Association; Major County Sheriffs’ Association; National Public Safety Telecommunications Council.

92 The bandwidths that would be realigned in the Nextel proposal are 806-824 MHz and 851-869 MHz, a total of 36 MHz.

93 Channels 68-69 are at 794-806 MHz.
Under the Nextel plan, commercial licensees currently using the 800 MHz bands earmarked for public safety could continue operating on those frequencies with a secondary status, meaning they would have to stop broadcasting in times of high demand by public safety, or they could move to other frequencies. Spectrum in the 700 and 900 MHz ranges presently licensed by Nextel would be reassigned to displaced licensees for Specialized Mobile Radio services and for Business and Industrial/Land Transportation radio (B/ILT). As compensation for the surrendered bandwidth in the 700 and 900 MHz ranges, Nextel would get 10 MHz of spectrum in the 2 GHz Mobile Satellite Service (MSS) band.

To implement this plan, Nextel offered to contribute up to $500 million to help fund the costs of relocating public safety systems currently operating within the 800 MHz band. Nextel further proposed that the cellular operators and other license-holders that will be displaced should also “contribute substantially to the costs of relocating public safety licenses,”94 since, Nextel asserted, they also will benefit from the proposed realignment.

**Business Users and Mobile Radio Operators.** In order to achieve the realignment, Nextel has suggested that current occupants in the lower 800 MHz bandwidth for Specialized Mobile Radio (SMR) and for Business and Industrial/Land Transportation may have to relocate. Among private wireless users that would be affected by such a move are businesses that use these frequencies for internal communications, such as to monitor off-site activities, or for applications such as automatic reading of utility meters. Users include manufacturers, railroads, pipelines and utilities. Also impacted would be network operators such as Motient Corporation and Southern LINC95 that provide wireless voice and data communications networks to businesses; Motient is also one of two networks used by BlackBerry96 for its message service. Motient and Southern LINC are among the companies that have opposed Nextel’s proposals.

**Proposal from the National Association of Manufacturers.** The National Association of Manufacturers (NAM)97, along with MFARC98, submitted an alternative relocation plan.99 This plan provided for the consolidation of spectrum into wider bands, removing the problem of interleaving. It would also juxtapose B/ILT bandwidth with public safety bandwidth, segregating SMR uses such as Nextel’s to reduce interference further.

---

94 Nextel letter to FCC, *op. cit.*
95 Southern Telecommunications Services, a division of Southern Company.
96 Manufactured by Research in Motion.
97 The National Association of Manufacturers represents 14,000 members, including 10,000 small and mid-sized companies and 350 member associations serving manufacturers and employees in every industrial sector and all 50 states.
98 MFARC is one of the FCC’s certified frequency coordinators for private land mobile bands from 150MHz to 900 MHz. Now an independent entity, MFARC was originally the frequency coordinating arm for NAM.
The NAM-MFARC proposal stated that retuning within the 800 MHz band is possible and should be undertaken as the solution to end interference. Public safety users would move to 10 MHz of spectrum partly adjacent to channels 68-69. This would provide public safety with the benefit of a contiguous bandwidth, facilitating the development of new technologies, and would slightly increase the amount of spectrum for public safety use, although not by as much as with the Nextel proposal.

The Specialized Mobile Radio and Business and Industrial/Land Transportation license holders in the affected 800 MHz range would retune to other bands in the same range but would not have to choose between secondary status and relocation to 700 MHz or 900 MHz frequencies, as Nextel proposed in its plan. In its letter, NAM states that “the cost to larger manufacturers of relocating . . . would be in the tens of millions of dollars.” Sharing spectrum on a secondary basis “would cause major disruption and dislocation to thousands of manufacturing operations.” The B/ILT applications in the 800 MHz range support operations for “productivity and worker safety.” In some localities, the systems “form the backbone of mutual aid agreements with nearby police, fire and emergency medical services.”

MRFAC also joined with the American Association of Railroads, American Petroleum Institute, Forest Industries Telecommunications, Industrial Communications and Aeronautical Radio, Inc (ARINC), among others, to protest Nextel’s proposal in a letter to Chairman Powell. The letter repeated the concerns raised by NAM regarding the high cost and the disruptive impact on American industry that would result if the Nextel plan were implemented. These associations (except NAM and MFARC) later endorsed the “Consensus Plan.” NAM and MFARC were also part of a similar alliance that, as the Private Wireless Coalition, lobbied to halt the auction of Upper 700 MHz spectrum in 2002.

**The FCC Response.** In its *Notice of Proposed Rulemaking* — which appeared several months after the Nextel and NAM proposals were received, but before many other proposals since filed — the FCC responded by reiterating and amplifying the problems of interference broached in Nextel’s letter and White Paper. It noted that both the NAM and Nextel proposals would require vacating five “NPSPAC channels” used for interoperability at 866-869 MHz and that 1,320 public safety and NPSPAC licensed stations would have to be relocated. The Nextel proposal would also require 2,100 B/ILT and 1,100 SMR licensees to relocate; the NAM proposal would require some, but “significantly fewer,” licensees to relocate.

In the notice, the FCC concluded “tentatively . . . that increasing levels of harmful interference to public safety communications on the 800 MHz band must be remedied.” It invited comment on how to restructure the band “resolving interference with minimum disruption to existing services.” The FCC further noted

---

100 Letter of December 20, 2001 referred to as the “ARINC Letter.”

101 Letter to FCC, April 16, 2002; filed as comments regarding WT Docket 02-55.

that a restructuring might increase the amount of spectrum available for public safety and asked for comments that supply “quantitative information on public safety agencies’ needs for additional spectrum.” It referred to the PSWAC 1996 report that included an assessment of spectrum needs for public safety but concluded that this information should be updated.

After an analysis of the proposals submitted by Nextel and NAM, the FCC gave an example of an alternative restructuring plan that might be used. The FCC suggested that the problems of interference caused by interleaving could be eliminated by removing public safety communications from those bands. Seventy public safety channels would be placed in contiguous spectrum from 809.75-811.50 MHz. One hundred B/ILT channels would be relocated and 80 SMR channels would be moved. It sought comment on whether, if Public Safety, B/ILT, or SMR stations are relocated to new frequencies, there might be an opportunity to use spectrum more efficiently, for example by acquiring narrowband digital equipment to replace broadband.

Improving spectrum efficiency is one possible benefit of relocation within or from the 800 MHz range. The FCC also viewed relocation as an opportunity to provide additional channels for interoperability. In a discussion of relocation costs, the FCC reviewed several different approaches that have been used in previous instances and asked for comments on the matter. Notably, the question is posed as to whether — assuming some spectrum is recovered as a result of the relocation — the funds from auctioning recovered spectrum might be applied to the costs of relocation; alternatively, the FCC could require that winning bidders assume the costs of relocating public safety stations as a prerequisite for receiving the license.

Coalition for Constructive Public Safety Solutions. A detailed proposal from an industry coalition offered a different approach, and guidelines for needed legislation. Building industry consensus, Southern LINC, Alltell Corporation, and FIRST Cellular joined Cingular Wireless, AT&T Wireless and Nokia, a major supplier of mobile phones and networks. The keystone of the plan was to use all of the Upper 700 MHz spectrum (channels 60-69) for public safety. Some of this would be allocated specifically for homeland security, priority access for wireless communications in an emergency, and critical infrastructure. Frequencies used by public safety agencies in the 800 MHz range would be vacated, with current users moving to 700 MHz frequencies. The vacated spectrum would be auctioned for commercial use, with the proceeds used to help pay for the relocation of public safety agencies from the 800 MHz band.

The proposal further recommended that broadcasters currently occupying channels 60-69 be required to vacate this spectrum not later than December 31, 2006. The proposal noted that this provision would require Congress to respond with enabling legislation. Reportedly, Congress also would need to designate the Upper 700 MHz band for public safety, provide for the reallocation of the 800 MHz bandwidth vacated by public safety, and provide that the auction revenues generated

---

103 Several similar proposals were filed by the members of the “Coalition,” jointly and separately, but not as the “Coalition.” This title was used in their joint petition to Congress.
under the plan be made available for relocation costs. The coalition was among those organizations petitioning for delay of the planned auction of Upper 700 MHz spectrum.104

“Consensus Plan.” A proposal that has reportedly received broad-based (but not unanimous) support was submitted by a collective of public safety organizations,105 a group of industry associations,106 and Nextel. Initial comments by these “Joint Commenters” were sent to the FCC on August 7, 2002. The FCC responded first by issuing a Public Notice soliciting comment on the “Consensus Plan” and extending the comment period to September 23; and then by allowing further comments on other plans or proposals.108 The commenters filed a substantive “amendment” to their plan on December 24, 2002 that responded to many criticisms of the original “Consensus Plan.”

The plan as amended represents a modified relocation proposal that places public safety uses in contiguous 800 MHz spectrum adjacent to the 700 MHz band. The plan specifically does not recommend using 700 MHz to resolve problems of interference, citing the need for Congressional action to free up the needed spectrum. In the proposal submitted in August, Nextel reaffirmed its willingness to spend up to $500 million to cover relocation costs for public safety entities, primarily for retuning existing equipment and replacing equipment that could not be retuned. In the amended plan, Nextel increased the amount of its offer to $850 million and included B/ILT licensees.109 Estimates of probable costs for relocation prepared by Nextel concluded that it would cost $698 million to relocate public safety frequencies and $129.6 million to move B/ILT Consequently, Nextel offered to provide up to $700 million for public safety relocation costs and $150 million for commercial licensee expenditures. This funding would be provided on the condition that the FCC grant Nextel a 10 MHz nationwide CMRS license at 1910-1915/1990-1995 in return for a total of 10 MHz that Nextel would relinquish in the 700, 800 and 900 MHz bands. Previously, Nextel had requested compensating bandwidth in the 2 GHz Mobile Satellite Service (MSS) band. This change of request triggered a new round of ex parte filings in protest. The 1910-1915 MHz and 1930-1990 bands are presently used for unlicensed PCS use. Filings expressed concern and even outrage

105 APCO-International; International Association of Chiefs of Police; International Association of Fire Chiefs, Inc.; International Municipal Signal Association; Major Cities Chiefs Association; Major County Sheriffs’ Association; National Sheriffs’ Association.
106 ARINC; American Mobile Telecommunications Association; American Petroleum Institute; Association of American Railroads; Forest Industries Telecommunications; Industrial Telecommunications Association; National Stone, Sand and Gravel Association; Personal Communications Industry Association; Taxicab, Limousine and Paratransit Association.
over the possibility of interference from Nextel transmissions in these frequencies.

Criticisms of the original “Consensus Plan,” by PSWN and others, included the plan’s failure to address immediate interference needs or to provide detailed relocation plans. The December 2002 amendments addressed these and other issues. Because of the extensive nature of these amendments, the FCC reopened the period for public comment, eventually accepting comments into May 2003.

Other Proposals. The CTIA and the members of the Coalition for Public Safety Solutions have lead the protest against the Nextel and “Consensus Plan” proposals. As has the Coalition, the CTIA has advocated using 700 MHz frequencies for public safety. They have urged that all the Upper 700 MHz band be turned over for public safety and critical infrastructure uses. While not submitting a detailed proposal, CTIA has urged the FCC to respond with a “cohesive action plan” to mitigate interference. Such a plan would include moving public safety users and B/ILT from 800 MHz to the 700 MHz band — an interim step would require rebanding within 800 MHz to mitigate interference — and ways to improve public safety equipment and interference mitigation efforts. A two-phase transition — rebanding within the 800 MHz frequencies to eliminate interleaving followed by migration to 700 MHz — would, the CTIA has concluded, occur over a period of three to eight years, easing funding pressures. The CTIA has maintained that it is “irresponsible” of the FCC to address problems in the 800 MHz band without including uses at 700 MHz and the need for more spectrum for public safety. The CTIA has recommended that the 800 MHz frequencies used by public safety and B/ILT be auctioned, with the proceeds used to cover costs of relocation. Specifically, CTIA has stipulated that no commercial wireless carriers be “required” to cover relocation expenditures due to rebanding. Among other specific recommendations, CTIA joined Motorola and others in suggesting that public safety should acquire dual-band radios to improve efficiency.

Motorola, Inc. has filed multiple comments and proposals with the FCC for this docket, including several presentations explaining the causes of interference. Motorola is a major supplier of telecommunications equipment to the public safety sector and also to Nextel, which uses Motorola’s iDEN technology for its commercial mobile wireless services. Motorola has suggested a rebanding approach that places public safety users at the lower end of the 800 MHz spectrum, adjacent to the Upper 700 MHz bands. Motorola has provided a plan that would give public safety up to 60 MHz of spectrum in the 700-800 MHz range, most of it contiguous. Its plan does not free up spectrum for auction. Motorola has argued that its plan maintains existing public safety investment in equipment using 800 MHz frequencies. Motorola has recognized that its approach will require a “high level of frequency coordination” and that many case-by-case decisions will be needed to mitigate interference. In its comments, it urged that problems with interference be further eased through the adoption of the “Best Practices Guide,” developed by APCO’s Project 39, used during the Winter Olympic Games at Salt Lake City.

APCO submitted comments jointly with the National Association of Counties, the National League of Cities, and the National Association of Telecommunications
Officers and Advisors.\textsuperscript{110} Among other issues, this filing addresses the FCC’s request for comments regarding the validity of PSWAC’s estimates of spectrum needed for public safety. \textit{APCO et al.} reported that the PSWAC findings regarding public safety are “largely accurate” but that demand for spectrum in the public safety sector may have been underestimated. APCO comments, therefore, stated that plans to reconfigure the 800 MHz must address both reduction in interference and additional spectrum for public safety use within the 800 MHz band. The comments cited a more recent analysis by APCO that concluded that an additional 32 MHz of spectrum, beyond the 95 MHz recommended by PSWAC, will be required. The comments also took the position that any plan should include “a mechanism to reimburse all of the implementation costs incurred by public safety licenses.”

\textbf{Cost of Relocation.} Some comments and proposals submitted to the FCC included estimates of the cost of relocation. The amounts of these estimates depended on differing assumptions for variables such as the extent of the rebanding and relocation and the cost of replacing or retuning existing equipment. As noted above, NAM estimated relocation costs for large manufacturers at “tens of millions” of dollars. In detailed analyses\textsuperscript{111} presented in support of the “Consensus Plan,” Nextel estimated costs of $698 million to relocate public safety frequencies and $129.6 million to move commercial and B/ILT uses. Nextel assumed that 10\% of public safety radios would need replacement.

Motorola prepared cost estimates for the Nextel and NAM plans.\textsuperscript{112} For the Nextel proposal, Motorola estimated relocation costs for public safety at $1.1 to $1.5 billion; the estimated cost for B/ILT and others was put at $1.7 to $2.4 billion. Total costs of relocation under Nextel’s proposal would, according to Motorola’s calculations, range from $2.8 to $3.9 billion. The estimates Motorola provided for the NAM proposal totaled $1.6 to $2.2 billion. The cost to public safety agencies would range from $1.1 to $1.5 billion; costs for B/ILT would be $500 to $700 million. To prepare these estimates, Motorola assumed that all equipment operating on 800 MHz frequencies would have to be retuned or replaced, and that 30-40\% of radios would have to be replaced. The spread in the estimates was attributed to uncertainties such as the number of times a system might have to be moved in order to maintain full radio coverage during the rebanding. The lower estimates are based on changing frequencies only once. Another variable that could impact determining the cost of relocation depends on the number of radios actually in use by public safety agencies. Motorola used the FCC license database to estimate this number.

APCO has concluded that the FCC license database used by Motorola in preparing its cost estimates is not accurate enough for this purpose.\textsuperscript{113} Further, APCO has concluded that the cost of implementing the necessary reprogramming of radios is unknown. APCO argued, therefore, that there should be no arbitrary limit on the amount of reimbursable costs although it concurred with the FCC that there

\textsuperscript{110} Filed May 6, 2002, WT Docket 02-55.

\textsuperscript{111} “Consensus Plan” filing, December 24, 2002, Appendix A, WT Docket 02-55.

\textsuperscript{112} Filed May 6, 2002, WT Docket 02-55.

\textsuperscript{113} \textit{ibid.}
should be guidelines for reimbursable costs. APCO also commented on the complexity of the task of distributing funds that may be set aside for public safety agency relocation costs. An administrative structure will be required. A key issue is matching reimbursable needs to available funds. APCO recommended that there be assurances that funds are available before public safety agencies incur relocation costs. There is also the related question of sufficient funding to cover all relocation costs. Would agencies be reimbursed on a “first come, first served” basis or would the administering agency prioritize funding, and, if so, using what criteria?

Other commenters citing cost concerns included the County of Maui, Hawaii, with a projection of $5 billion, nationwide. Maui’s estimate is based on its own costs for retuning a recently-acquired 800 MHz system and assumes that, among other costs, all radios will have to be retuned or replaced. The County of Maui filing urged that any relocation reimbursement plan should include the costs of planning for systems that would be abandoned as a result of rebanding.

Critical Infrastructure Industries. By suggesting that B/ILT licensees be moved from the 800 MHz range to the 900 MHz range, the Nextel proposal also brought new attention to bear on another proposal before the FCC: a request to merge separate Business and Industrial/Land Transportation allocations into a single pool accessible to both services. A related issue is the possible designation of a portion of the 900 MHz band for use by Critical Infrastructure Industries (CII). Critical infrastructure has been defined as “electric, gas and water utilities, petroleum and natural gas pipelines and railroads.” The FCC has asked for comment on these two matters in the same notice and with the same time frame as its request for input regarding 800 MHz spectrum use.

The FCC had previously resisted a request to designate spectrum specifically for critical infrastructure, as this would not be efficient use of spectrum. Key issues

---

114 Filed May 6, 2002, WT Docket 02-55.

115 “Petition for Rulemaking of the Personal Communications Industry Association,” (“PCIA Petition”), filed November 14, 2001. The FCC created “pool categories” for B/ILT and SMR licenses in the 800 MHz and 900 MHz ranges. “Intercategory sharing” was permitted in the 800 MHz range — but was discontinued — and is still permitted in the 900 MHz range. A licensee unable to find a needed frequency in its designated category, or pool, can apply to the FCC for a frequency in another pool. The PCIA Petition requests that Business and Industrial/Light Transportation be placed in a single pool to create contiguous spectrum and to eliminate the costly and time-consuming waiver request process.

116 On August 14, 1998, the American Petroleum Institute, the American Association of Railroads and the Telecommunications Council (now known as the United Telecom Council) filed a Petition for Rulemaking (RM-9405) asking for such a set aside; this is known as the “UTC Proposal.”

surrounding the use of spectrum by CII have been recently addressed by the NTIA\footnote{Department of Commerce, National Telecommunications and Information Administration, \textit{Current and Future Spectrum Use by the Energy, Water and Railroad Industries}, January 2002.} and also studied by the FCC as required by Congress.\footnote{“Department of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 2001,” P.L. 106-553, Title II.}

**Critical Infrastructure Industries and Intelligent Transportation Systems.** The FCC has proposed to provide spectrum at 5.9 GHz to support Intelligent Transportation Systems (ITS)\footnote{ITS is discussed in CRS Report RL31283, “Intelligent Transportation Systems for Highway and Transit: Status, Federal Role, and Options for Reauthorization.”} using public safety Dedicated Short Range Communications (DSRC) services. In its \textit{Notice of Proposed Rule Making and Order},\footnote{FCC 02-302; WT Docket No. 01-90; released November 15, 2002.} the FCC proposed to move ahead with standards for ITS at 5.9 GHz and requested comments on technical and administrative issues. In the \textit{Notice}, the FCC reaffirmed earlier decisions to treat ITS as a public safety use of spectrum, not as a commercial use. Further, it linked ITS to critical infrastructure industries and sought comment regarding the definition of public safety services contained in the Communications Act of 1934.\footnote{47 U.S.C. § 337 (f)(1).} The definition sets a narrow standard for public safety services that generally eliminate CII uses; however, the FCC has argued that other provisions of the Act can be interpreted to cover CII.

The Communications Act defines public safety services as “services, including private internal radio services, used by state and local governments and non-government entities, and including emergency road services provided by not-for-profit organizations that are (i) used to protect the safety of life, health, or property; and (ii) are not made commercially available to the public.”\footnote{In 1997 amendments to the Communications Act of 1934, Congress defined public safety services as “services — (A) the sole or principal purpose of which is to protect the safety of life, health or property; (B) that are provided (i) by State or local government entities; or (ii) by nongovernmental organizations that are authorized by a governmental entity whose primary mission is the provision of such services; and (C) that are not made commercially available to the public by the provider.”} Users of these services are exempt from the FCC’s auction authority; included in this group are utilities, railroads, metropolitan transit systems, pipelines and private ambulance services.

**Multiple Address Systems at 900 MHz.** Multiple Address Systems (MAS) is a radio communication service located in the 900 MHz band. The FCC has designated 20 channels in the 932-941 MHz band exclusively for the use of public safety and federal government agencies as well as some private internal uses, licensed on a site-by-site basis. Also, bands at 928/952/956 MHz are designated for
sharing between private and public users. Present proposals regarding reallocation in the 800 MHz and 900 MHz bands, summarized above, do not discuss relocating any MAS channels.

**Full Broadband Capabilities: 4.9 GHz.** In response to pressure from public safety organizations and other concerned parties, the FCC has designated 50 MHz of spectrum at 4.9 GHz for fully-interoperable broadband applications for public safety, including short-range broadband Wireless Local Networks (WLANs). Many mission-critical applications are envisioned. PAN/VAN systems can provide customized, hands-free links between a portable, wireless base station and devices that might be integrated into helmets or suits, such as headsets, portable computers, video cameras, thermal imagers, sensors and 3D locators. WLAN on-scene/incident command networks can carry real-time multimedia wireless communications. Wireless fixed “hot spot” locations can support highspeed transfers of data, image and video files.

In the Second Report and Order announcing its decision to allocate spectrum at 4.9 MHz to public safety instead of auctioning it for commercial use, the FCC explored pertinent issues and requested comments on various policy and technical decisions. Policy issues identified by the FCC included: eligibility for using the spectrum; allowing some access to commercial wireless service providers; steps to promote spectral efficiency; and international harmonization.

In its subsequent Third Report and Order, the FCC ruled that primary access would be restricted to the definition of public safety services as defined by the amended Communications Act of 1934. This definition will preclude licensing frequencies to critical infrastructure industries, among others. The Order, however, has given considerable leeway to public safety agencies that want to lease or share bandwidth in the 4.9 MHz band. Furthermore, the FCC encouraged “public safety licensees to work with non-traditional public safety users, such as utilities, to implement new communications systems in support of public safety operations.”

**Future Technologies: Ultra-wide Band.** In February 2003, the FCC reaffirmed rules and procedures, promulgated the previous year, that permit limited deployment of ultra-wideband (UWB) wireless technologies for public safety and
some other uses in higher spectrum frequencies. UWB sends ultra low power pulses over a broad range of the spectrum whereas traditional wireless technology operates on a specific frequency. The comparatively new and untested nature of the technology has raised concerns about interference with other wireless transmissions. Initially, certain types of products using UWB will be allowed to operate at frequencies primarily in the 3.1 GHz to 10.6 GHz range. The limited applications are based on standards developed by the NTIA with the objective of protecting various government operations from interference; the FCC will review these standards and possibly explore more flexible requirements that will permit wider usage of UWB.

Federal concerns about interference from UWB have centered on satellite systems, notably the Global Positioning System (GPS), and aviation safety for air navigation. The commercial wireless industry has also expressed concern about interference, both with wireless calls and with GPS-assisted technology being implemented for wireless enhanced 911 (E911). The Association of Public-Safety Communications Officials (APCO) wrote the FCC to express concern over UWB. Possible interference in bands below 6 GHz present an “unacceptable risk” to public safety operations, the letter reads. “Within buildings, low-power public safety radios (all of which operate below 1 GHz) may be susceptible to signal degradation caused by increased noise levels produced by UWB devices.” Additional interference to communications in the 800 MHz band was also mentioned as a concern. The letter reiterated wireless carriers concerns regarding the possible impact on the proper functioning of some wireless E911 systems.

The Department of Transportation reportedly requested that, to avoid interference, the lower limit for UWB be set at 6.1 GHz, while the Department of Defense (DOD) had suggested 4.1 GHz as the threshold. While the Department of Transportation and the National Aeronautical and Space Administration (NASA) reportedly continue to oppose the FCC’s decision at a time when air safety has become a national priority, the DOD concluded that the “FCC’s technical restrictions on UWB devices would be sufficient to protect military systems.”

132 Wireless carriers and public safety answering points (PSAPs) are installing new technology to provide automatic number identification and automatic location identification for wireless calls, similar to that already available for landline calls. See also, CRS Report RS21028, Emergency Communications: Wireless Enhanced 911 Issues Update.
134 Mobile Communications Report, Feb 18, 2002 “Commission Approves UWB Order, Agrees to Revisit Limits”
136 Steven Price, Deputy Assistant Director for Spectrum and Communications, Department (continued...
Initial applications of UWB for public safety include ground penetration and through-wall imaging systems; commercial use of these technologies, such as for mining and construction will also be permitted. Other potential commercial applications include consumer appliances that use short-distance wireless communications such as presently used for cordless phones.

The three types of UWB devices that will be permitted under the current FCC rules are: 1) imaging systems using Ground Penetrating Radars (GPRs), wall, through-wall, medical imaging, and surveillance devises, 2) vehicular radar systems, and 3) communication and measurement systems. For imaging systems — GPRs can detect or obtain images of buried objects by directing energy into the ground. Wall imaging systems similarly locate objects within a “wall,” which could be a building, bridge or mine, for example. Permitted users for these two imaging applications are law enforcement, fire and rescue organizations, scientific research organizations, commercial mining companies, and construction companies. Through-wall imaging systems can detect location or movement on the opposite side of a structure. Use is restricted to law enforcement and fire and rescue. UWB medical imaging systems can be used under the supervision of a licensed health care practitioner. The FCC has classified UWB surveillance systems as imaging technology for the purposes of regulation. These systems depend on the transmission of radio frequencies to detect movement within a defined perimeter; they may be used by public utilities and other industries as well as by law enforcement and fire and rescue.

The FCC has provided for the operation of vehicular radar systems on ground transportation vehicles using directional antennae with controlled emissions. This ruling enables the automobile industry to continue with the development of vehicular radio systems in the 24GHz band. Also known as short-range radar (SRR), the technology can help drivers avoid collisions and prevent certain accidents such as backing over a child while exiting a garage; the technology can also be used to improve airbag activation and suspension systems.

UWB communications and measurement systems permitted by the FCC under the ruling include high-speed home and business networks and industry applications such as storage tank measurement. In general this application is limited by the FCC to indoors operations and peer-to-peer communications on handheld devices.

The FCC is continuing its testing of UWB devices. Reportedly, it has found ambient noise levels in affected spectrum that significantly exceed the interference

---

136 (...continued)


137 FCC press release, op. cit.

138 See, for example, “Multifunction Automotive Radar Network (RadarNet)” at [http://radarnet.org/publications/].
threshold established for UWB emissions. Signaling its support of the nascent technology, the FCC recently hosted technology demonstrations of UWB devices.

**Review of Recent Activity in Congress**

Authorization of appropriations for pilot programs for interoperable wireless communications at the state level was provided in a bill introduced in the 107th Congress by Senator Ron Wyden (S. 2037). An initial hearing on the role of technology in meeting the crisis of September 11, identified interoperability, spectrum capacity and wireless interference as key problems.

As originally introduced by Senator Wyden, the bill would have created a pool of technology experts and industry leaders (National Emergency Technology Guard or NET Guard) who would be prepared to provide resources in a national emergency, working with FEMA, funded at $5 million. The bill also would have funded seven state pilots to develop interoperable systems, at $5 million each, chosen in consultation with the Public Safety Wireless Network, under the auspices of the United States Fire Administration. In addition, the National Institute of Standards and Technology (NIST) would have received $35,000,000 to support programs for innovative technologies relating to security and emergency response. The bill also called for a report to the Congress regarding policy options and with recommendations to ensure that emergency officials and first responders have access to effective and reliable communications capabilities. The bill, significantly amended, was approved by the Senate on July 19, 2002 and reported to the House. Subsequently, the Homeland Security Act included the opportunity to create NET Guard within DHS, under the supervision of the Under Secretary for Information Analysis and Infrastructure Protection. The under secretary may establish a “national technology guard . . . comprised of local teams of volunteers with expertise in relevant areas of science and technology.” Their purpose would be to “assist in response and recovery from attacks on information systems and communications networks.” Funding programs that would support interoperability were eliminated.

Concerns about spectrum management, especially as regards spectrum used for public safety, prompted the introduction of H. R. 4560, the Auction Reform Act of 2002, on April 24, 2002. The primary objective of the bill was to postpone auctions for the Upper and Lower 700 MHz bands originally scheduled by the FCC for June 19, 2002. (See discussion of issues under Interoperability: Upper 700 MHz Band.) Shepherded through the House by Members Dingell and Tauzin, the bill was introduced in the Senate in May and placed on the calendar on May 17, 2002. On

---

142 P.L. 107-296, Sec. 224.

In the 108th Congress, Representative Tauzin and Senator McCain have introduced complementary bills (H.R. 1320 and S. 865) to create a spectrum relocation fund, discussed above. The bill was amended during committee markup to include language specifying that spectrum being relocated from federal users could be allocated to public safety. After passage by the House, the bill was passed in markup by the Senate Committee on Commerce, Science and Transportation. The addition of a controversial amendment that would benefit Northpoint Communications reportedly could harm the bill’s chances for passage by the Senate. Both Senator McCain and Representative Tauzin have expressed dismay over the inclusion of the amendment.

To provide spectrum for interoperability at frequencies for which standards have been developed, legislation has been introduced by Congressman Jane Harman to mandate the timely clearing of Upper 700 MHz spectrum in the channels designated for public safety. This bill was originally introduced in the 107th Congress and has been reintroduced in the 108th Congress as H.R. 1425. A bill that would prevent the FCC from requiring new televisions to accommodate digital signals — part of the FCC’s efforts to accelerate the transition to digital television and the clearing of 700 MHz bands — is the intent of H.R. 426 (Sensenbrenner).

Provisions that could significantly impact emergency communications, but not decisions about spectrum, are included in S. 930, H.R. 1449, and H.R. 105, among others.

---
