GENERAL NOTICES

NOTICE 729 OF 2014



INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

PURSUANT TO SECTION 4 (1) OF THE ELECTRONIC COMMUNICATIONS ACT 2005, (ACT NO. 36 OF 2005)

HEREBY ISSUES A NOTICE REGARDING THE DRAFT IMT ROAD MAP FOR CONSULTATION.

- 1. The Independent Communications Authority of South Africa ("the Authority"), hereby publishes **the Draft International Mobile Telecommunications (IMT) Roadmap for consultation** in terms of section 2 and 4, read with sections 30, 31(4), and 33 of the Electronic Communications Act (Act No. 36 of 2005).
- 2. Interested persons are hereby invited to submit written representations, including an electronic version of the representation in Microsoft Word, of their views on the Draft IMT Roadmap by no later than 16h00 on Tuesday, 7 October 2014.
- 3. When compiling their representation in terms of (2) above, respondents are required to respond to the questions using the attached template which can be obtained on the ICASA website: <u>www.icasa.org.za</u>.
- 4. Persons making representations are further invited to indicate whether they are requesting an opportunity to make oral representations which will not exceed one hour. The public hearings will be held from the 9th to the 10th of October 2014.

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5. Written representations or enquiries may be directed to:

The Independent Communications Authority of South Africa (ICASA)

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Attention:

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6. All written representations submitted to the Authority pursuant to this notice shall be made available for inspection by interested persons from 8th of October 2014 at the ICASA Library or website and copies of such representations and documents will be obtainable on payment of a fee.

Where persons making representations require that their representation, or part thereof, be treated confidentially, then an applications in terms of section 4D of the ICASA Act, 2000 (Act No. 13 of 2000) must be lodged with the Authority. Such an application must be submitted simultaneously with the representation on the draft regulations and plan. Respondents are requested to separate any confidential material into a clearly marked confidential annexure. If, however, the request for confidentiality is refused, the person making the request will be allowed to withdraw the representation or document in question.

Dr SS MNCÚBE

CHAIRPERSON



DRAFT IMT Roadmap for Consultation

August 2014

No. 37948 5

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1 About

This consultation document aims to share the findings and draft proposals of the Independent Communications Authority of South Africa (hereafter referred to as "The Authority") with regards to the roadmap for radio frequency spectrum for International Mobile Telecommunications (IMT).

This consultation builds on the "Frequency Migration Plan" published in Gazette 36334 on April 3rd, 2013. The roadmap hereby published for consultation by the Authority involves the migration of a number of current licensees out of (or within) bands identified for IMT services. For bands where costs and benefits of the migration were not straightforward, the Authority conducted further feasibility studies to determine the appropriateness of migration.

The Authority's primary objectives are to ensure universal availability of broadband services as well as a vibrant and competitive telecommunications industry and promote investments.

2 Executive Summary

2.1 Purpose of the IMT Roadmap

The growing demand for mobile broadband in South Africa indicates a need for more mobile broadband bandwidth capacity in general. At the same time, many rural areas do not have access to mobile bandwidth indicating a need for a more universal mobile broadband coverage, a need best served by deploying lower frequencies that propagate wider market.

The International Telecommunication Union (ITU) has identified frequency bands that could be used for International Mobile Telecommunications (IMT), which is mainly intended for mobile broadband. The Radio Frequency Migration Plan 2013 further identified which of these IMT bands (between 450 and 3600 MHz) could be so deployed in South Africa based on the National Radio Frequency Plan (NRFP) 2013 for South Africa. The eventual assignment to IMT is made through a Radio Frequency Spectrum Assignment Plan (RFSAP). For the 450-470MHz band, a feasibility study was also required because of complexities regarding existing users and, for the 880-960 MHz band, a feasibility study was considered necessary because of the complexities of in-band migration / refarming.

A key driver for the deployment of IMT bands is the need to ensure that mobile broadband plays its role in meeting the objectives of 'broadband for all' which is encapsulated in the targets of SA Connect and a key part of the document concerns the deployment of the 700 MHz and 800 MHz digital dividend bands (and potentially the 450-470 MHz Band) to provide universal service. As noted in South Africa (SA) Connect:

"The efficient assignment and subsequent use of high demand spectrum to meet this demand is vital and the cost of making this spectrum available is vital and the cost of not doing so is high."

Although IMT essentially means all mobile telecommunications, there is currently a strong focus on Long Term Evolution (LTE) and this is also reflected in the document.

The overall purpose of this document is to identify the various options for the deployment of the identified bands for IMT (with feasibility studies for the 450-470 MHz band and 880-960 MHz band) for consultation with stakeholders. The focus is on the 5-10 year time frame.

Following the completion of the consultation process, the conditions for the use of the bands for IMT will be specified in the Radio Frequency Spectrum Plans (RFSPs). These RFSPs may be subjected to a limited consultation specifically, 2 weeks, as they will mainly confirm and consolidate what has already been consulted upon in the IMT road map. The template for the RFSAP is as annexed to the Radio Frequency Spectrum Regulations (RFSR) 2011.

The assignment of frequencies as per 7.(1) of the RFSR 2011 will follow after the RFSAPs and will be the subject of a process that will eventually lead to an Invitation to Apply (ITA).

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This process will detail the actual mechanism of assignment (including market-based mechanisms, etc.). Therefore, although this IMT Road Map does indicate certain linkages between technical options and assignment options, it does not go into any details regarding eventual assignments to licensees.

2.2 Overview

The IMT road map covers the ITU perspective and the Southern African Development Community (SADC) perspective on IMT, the SA Connect targets and the related issue of Universal Service (US) and obligations.

There are two components in the analysis of the bands:

- For the 450-470 MHz and 880-960 MHz band, the analysis is broadened to encompass feasibility studies. The 450-470 MHz feasibility study looks at the possibility of migrating existing users of the band within a moderate time frame to enable IMT. The 880-960 MHz feasibility study concerns the potential for the in-band migration of existing licensee assignments and band usage towards IMT900 in line with the need for contiguous spectrum while keeping GSM-R and IMT850; and
- Additionally, the key 'new' bands identified for IMT are the digital dividend bands, IMT700 and IMT800. The potential options for the use of these bands are outlined, with reference to the different plans that have been developed for the countries in ITU Region 1 and ITU Region 3¹. The IMT roadmap aims to identify the optimal option for South Africa in order to achieve the benefits of maximum spectrum efficiency and global harmonisation. This is summarised further below.

In South Africa, the conversion to Digital Terrestrial Television (DTT) and the switch-off of analogue broadcasts should be completed in mid-2015, allowing the spectrum to be released for IMT to support the targets set by the SA Connect broadband initiative for 2016 and 2020. To support these targets, more spectrum will be needed to ensure widespread coverage in terms of area and adequate capacity in terms of bandwidth. It is anticipated that additional spectrum for IMT can be assigned in the short term, however this does not obviate the need for using existing spectrum more efficiently and for operators to 'densify' their networks (depending on the coverage and capacity needs for the SA connect broadband target in 2016).

The IMT roadmap lists options and recommendations for the deployment of bands designated for IMT usage, potential migration scenarios and timelines, as well as assignments with minimum requirements for coverage and capacity obligations for existing and new bands.

Currently 460 MHz bandwidth is used for IMT in South Africa, mostly for Universal Mobile Telecommunications System (UMTS) and Global System for Mobile Communications

¹ The allocation to Mobile (including IMT) for the 700 MHz band was made at WRC12 and the implementation timelines will be confirmed by WRC15.

(GSM). The overall recommendation proposed for consultation is that an additional 2×138 MHz paired spectrum and 290 MHz unpaired spectrum will be made available over a given schedule. The most important bands for coverage and capacity are IMT700 and IMT800.

2.3 Summary of feasibility study 450-470 MHz

The band 450-470 MHz has been identified for IMT usage by the ITU and this feasibility study is as required by the FSMP. A key consideration is the need to identify suitable options for existing users, especially Transnet.

Although this band has considerable advantages in terms of propagation, in the short term, there is a very limited 'ecosystem' (i.e. very little equipment and terminals available) and the short term demand for additional IMT spectrum can be met by new spectrum that will be available in the IMT700 and IMT800 bands. However, it should be pointed out that to support the SA Connect objectives in rural areas, the IMT450 band would be highly advantageous due to significant propagation advantages leading to reduced deployment costs.

There are two alternative modes for use of the 450-470 MHz band for IMT:

- The deployment of Frequency Division Duplex (FDD) could be achieved through a paired option - 2×5 MHz FDD. The potential use of this band could be for Public Protection and Disaster Relief (PPDR) services². An IMT network for PPDR broadband support might be shared with public mobile services with pre-emption in case of emergency; and
- 2. The deployment of Time Division Duplex (TDD) could be achieved through an unpaired option 15 MHz TDD, which is more flexible concerning future extension in digital dividend III bands, as TDD is flexible enough to support either more downlink or more uplink traffic. Therefore, deploying TDD in IMT450 is very appropriate for uplink-focused Machine to Machine (M2M) applications, connected cars and/or smart grid applications, especially in rural areas.TDD in IMT450 could also be bundled with other TDD bands in higher frequencies³ to increase flexibility of TDD applications and to build the TDD 'ecosystem' in South Africa which is currently well behind the FDD ecosystem.

Potential co-existence scenarios would be investigated in the case of FDD selection.

Therefore, the full migration of all licensees of 450-470 MHz is proposed with a timeframe that will be over the next 2-9 years. The intention is that most equipment will have reached

² The IMT-based PPDR services would work alongside dedicated Terrestrial Trunked Radio (TETRA) services.

³ This could either be run by a retail operator or a wholesale operator.

near end-of-lifetime before migration is finalised.⁴ The migration process should start in the short term in rural areas in order to release spectrum for IMT in the 450MHz band for the SA Connect initiative to conclude at the latest end of 2018. The migration of the band used in urban areas is expected to be finalised in the longer term, i.e., until 2022.

2.4 Summary of feasibility study 880-960 MHz

The feasibility study in the 880-960 MHz band involves two issues: the harmonisation of GSM assignments for higher efficiency; and a readiness assessment for the GSM-R bands.

The harmonisation of GSM assignments is required because the 880-960 MHz GSM band is unnecessarily fragmented, making it technically and financially suboptimal for licensees to provide services. For instance, over 2 MHz of the 35 MHz available are used for guard bands and two of the licensees are unable to deploy broadband in the narrow fragments of their assignments. Three scenarios are proposed with benefits of increased spectrum (1.2, 1.8 and 1.8 MHz respectively), and contiguous assignments for all three licensees. The differences between the proposed scenarios include the removal or not of guard bands and uneven-sized assignments proportionate to the spectrum requirements of each of the licensees.

The Global System for Mobile Communications-Railways (GSM-R) readiness deals with an existing overlap of GSM-R and Code Division Multiplex Access (CDMA)-2000 assigned spectrum making simultaneous deployment difficult. The proposed solution involves a downward shift of the CDMA assignment of Neotel by 3 MHz to clear the overlap of 1 MHz and add 2 MHz of guard band between the GSM-R and CDMA assignments.

2.5 Summary of other IMT Roadmap bands

Options for the 700 MHz and 800 MHz bands

Option 1 is based on that used in ITU Region 3 Asia-Pacific Telecommunity (APT). This option permits 2×45 MHz in the 700 MHz band and has the advantage of a large ecosystem (network equipment and terminals) because the Asia-Pacific ITU Region 3 and large parts of Latin and South America have chosen this option. However, the complexity of the APT-700 capable terminals and equipment is high because they need two overlapping duplexers of 30 MHz bandwidth. In addition to IMT700, in IMT800, 2×18 MHz remains, so in total, 2×63 MHz will be available for IMT.

Option 2 (and Option 3) are with respect to the solution adopted in ITU Region 1 (especially European countries) for the IMT 800 MHz band⁵ which permits 2×30 MHz in the 791-862 MHz and which partly overlaps with IMT700 APT channel plan. It is essential

⁴ In addition, migration gives the opportunity to modernise at least the radio frequency (RF) parts of equipment and increase overall spectral efficiency.

⁵ This preceded the decision to identify IMT 700 at Word Radio Conference (WRC) 2012.

to minimize potential interference and ensure border co-ordination between different selections of IMT700.

In Option 2, 2×33 MHz remains available for IMT700. The first 30 MHz of bandwidth fits to the first duplexer of the APT-channelling plan, so the terminals of the APT ecosystem would also be usable in ITU Region 1 and vice versa. These 30 MHz will function as a global international roaming band which will boost the ecosystem significantly. The additional 2×3 MHz in FDD could only be used by APT terminals with a second duplexer (which is expected to be the case in general).

Therefore the Option 2 total of 2×30 MHz in IMT800 and 2×33 MHz in IMT700 results in the same Frequency Divisions Duplex (FDD) bandwidth compared with Option 1 with 2×45 MHz and 2×18 MHz.

Option 2 and Option 3 offer the opportunity for 10(-25) MHz of unpaired spectrum in the band gap between the FDD blocks. Options 2 and 3 are therefore slightly more spectrum-efficient relative to Option 1, if the TDD band was implemented as well.

The IMT750 TDD band would need additional complexity in terminals which would not be part of the APT FDD ecosystem. Therefore, it is expected that special TDD equipment for IMT450 and IMT750 will be produced, especially considering the background that China has planned to implement the TDD channelling version of ITU Region 3.

IMT2600

In IMT2600, 2×70 MHz in FDD and 50 MHz in TDD is permitted (including 2x5 MHz guard band due to FDD)⁶.

IMT2300

IMT2300 is apparently already in use for IMT TDD by Telkom, SMMT (a licensee) and some regional operators. The band from 2380-2400 MHz is currently not used⁷.

IMT3400 - 3600

The IMT band from 3400-3600 MHz is currently used by Telkom and Neotel and FDD is deployed. The unpaired TDD alternative, which offers 200 MHz, is more attractive in the long term because TDD downlink is better with higher frequencies due to downlink schemes and therefore higher capacity-density per coverage area. Therefore, more capacity would be available for IMT TDD with 200 MHz permitted as opposed to 2×80 MHz. In addition, IMT3500 is frequently used for WIMAX-TDD so far, many of whom migrate to LTE, so the TDD ecosystem is favourable for TDD.

⁶ Due to the need for synchronisation of TDD band schemes, it may be appropriate to assign the whole 50 MHz TDD to one operator, potentially together with the other TDD spectrum in IMT750 and IMT450. Alternatively, the two or more operators of the IMT2600 TDD band could use the same TDD DL scheme to prevent alignment discussions in which an operator needs to take care of the 5 MHz guard band.

⁷ This might be a potential option as a destination band for WBS.

2.6 Summary of migration requirements

In order to make the listed IMT bands available for IMT use, current licensees need to be migrated out in some cases

2.6.1 Neotel

Neotel's assignment overlaps the GSM-R spectrum by ~1 MHz and slightly with the IMT800 uplink band at 832 MHz.

Neotel could move downwards by 3 MHz to the beginning of the IMT850 band without any changes of antenna or network planning. Neotel might also migrate to IMT independently.

2.6.2 Wireless Business Solutions (WBS)

WBS is using 14 MHz Time Division Synchronous Code Division Multiple Access (TD-SCDMA) in the IMT2600 FDD band and effectively blocks 50 MHz of potential assignments. Therefore WBS should migrate out of this radio frequency band as soon as is practicable. There are two options for WBS:

- Migration to 2380-2400 MHz band: This gives WBS significantly more capacity for their current users (from 14 to 20 MHz and improvement of spectral efficiency from 3G to 4G). WBS equipment would need to be modernised, new antennas are probably required, but more energy-efficient technology would be expected to reduce the operational expenditure. LTE TDD terminals are currently available and it is expected that 2-3 years are sufficient for WBS to migrate to the final destination band.
- Migration from FDD to TDD band of IMT2600: This in-band migration within the IMT2600 band may only require retuning of the current base station equipment, while the user terminals would probably remain unaffected; therefore, migration could be achieved within a relatively short time frame. The in-band migration process blocks 25 MHz (50%) of the unpaired IMT2600 spectrum.

This IMT2600 in-band migration option had the advantage of small migration costs and a short migration time.

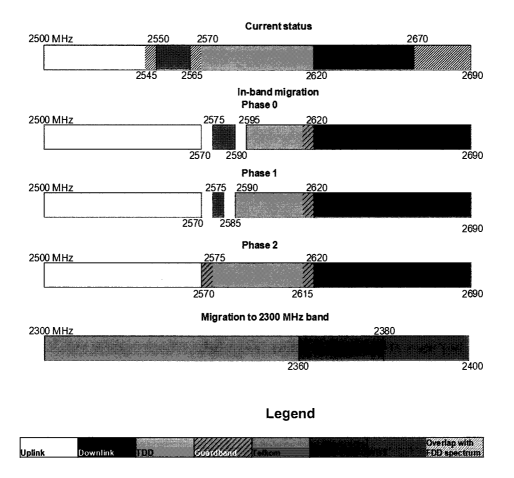


Figure 1: WBS migration scenarios

In Figure 1, the current assignment of WBS in 2550-2565 MHz, could be migrated immediately (Phase 0) to 2575-2590 MHz with a 2×5 MHz guard band between the paired and unpaired spectrum. In subsequent phases, WBS could migrate the users to the unpaired IMT spectrum beginning from 2595-2600 MHz to the final 25 MHz. WBS can deploy modernised hardware, but is limited to 5 or 10 MHz in intermediate phases.

WBS as well as the other operators in the IMT2600 deploying services in unpaired spectrum have the obligation to use:

- The same unpaired downlink scheme to prevent the need for an additional 5 MHz guard band; and
- The 5 MHz guard band to IMT FDD in a protected mode so as not to interfere with the paired FDD spectrum.

3 International Telecommunication Union (ITU) and IMT

3.1 What is IMT?

The ITU states that International Mobile Telecommunications (IMT) systems are mobile systems that provide access to a wide range of telecommunication services including advanced mobile services, supported by mobile and fixed networks, which are increasingly packet-based. Key features of IMT include:

- a high degree of commonality of functionality worldwide while retaining the flexibility to support a wide range of services and applications in a cost efficient manner;
- compatibility of services within IMT and with fixed networks;
- capability of interworking with other radio access systems;
- high-quality mobile services;
- user equipment suitable for worldwide use;
- user-friendly applications, services and equipment;
- worldwide roaming capability; and
- enhanced peak data rates to support advanced services and applications.

Over the last 25 years, ITU has developed the IMT system framework of standards for mobile telephony and continues to lead international efforts involving governments and industry players to produce the next generation of standards for global mobile communications.

The term 'IMT' should be the root name that encompasses both IMT-2000 and IMT-Advanced collectively.

3.1.1 IMT 2000

IMT-2000 (International Mobile Telecommunications 2000) is a term coined by the global cellular community to produce a globally-co-ordinated definition of 3G mobile technologies. IMT-2000 networks have been widely deployed since 2000.

According to the ITU, IMT-2000 systems are third generation (3G) mobile systems, which provide access to a wide range of telecommunications services, supported by the fixed telecommunication networks (e.g. PSTN/ISDN/Internet Protocol (IP)), and to other services, which are specific to mobile users.

The specifications for the initial releases of IMT-2000 are defined in Recommendation ITU R M.1457. The term 'IMT-2000' should also encompass its enhancements and future developments.

3.1.2 IMT Advanced

The term IMT-Advanced' should be applied to those systems, system components and related aspects that include new radio interface(s) that support the new capabilities of systems beyond IMT-2000.

IMT-Advanced systems include new capabilities that go beyond IMT-2000. ITU has now specified the standards for IMT-Advanced, the next-generation global wireless broadband communications that provide access to a wide range of packet-based telecommunication services supported by mobile and fixed networks.

IMT-Advanced will use radio-frequency spectrum much more efficiently making higher data transfers possible on lesser bandwidth. This will enable mobile networks to face the dramatic increase in data traffic that is expected in the coming years.

IMT-Advanced systems support low to high mobility applications and a wide range of data rates in accordance with user and service demands in multiple-user environments. IMT-Advanced also has capabilities for high quality multimedia applications within a wide range of services and platforms, providing a significant improvement in performance and quality of service.

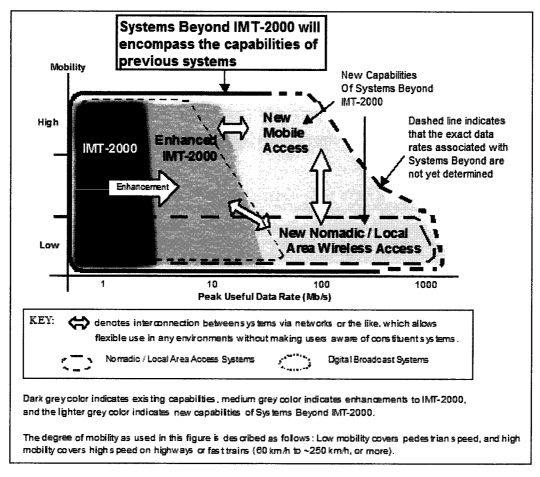


Figure 2: IMT Systems now and in the future (Source: ITU)

3.2 Bands designated for IMT

IMT systems support low to high mobility applications and a wide range of data rates in accordance with user and service demands in multiple user environments. IMT also has capabilities for high quality multimedia applications within a wide range of services and platforms, providing a significant improvement in performance and quality of service.

The features of IMT enable it to address evolving user needs as the capabilities of IMT systems are being continuously enhanced in line with user trends and technology developments. IMT will operate in the worldwide bands identified in the ITU Radio Regulations (RR).

Band (MHz)	Frequency band	BW ^{Note1}	RR FN	Channel Plan	WRC Resolution/s
450	450-470 MHz	<20 MHz	5.286AA	(Note 2)	224 (Rev. WRC-12)
700	694-790 MHz	<96 MHz	5.312A	(Note 3)	232 (WRC-12) and 224 (WRC-12)
800	791-821 MHz // 832- 862 MHz	2×30 MHz	5.317A	M.1036 (A3) (Note 3)	224 (Rev. WRC-12) and 749 (Rev. WRC-12)
850	824-849 MHz // 869-894 MHz	<2×8 MHz (Note 4)	5.317A	M.1036 (A1)	224 (Rev. WRC-12) and 749 (Rev. WRC-12)
900	880-915 MHz // 925-960 MHz	2×35 MHz	5.317A	M.1036 (A2)	224 (Rev. WRC-12) and 749 (Rev. WRC-12)
1800	1710-1785 MHz // 1805-1880 MHz	2×75 MHz	5.384A	M.1036 (B2)	223 (Rev. WRC-12)
2100	1920-1980 MHz // 2110-2170 MHz	2×60 MHz	5.388	M.1036 (B1)	212 (Rev. WRC-07) and 223 (Rev. WRC-12)
2100 (TDD)	1900-1920 MHz, 2010-2025 MHz	35 MHz (Note 5)	5.388	M.1036 (B1)	212 (Rev. WRC-07) and 223 (Rev. WRC-12)
2300	2300-2400 MHz	100 MHz	5.384A	M.1036 (E1)	223 (Rev. WRC-12) (Note 6)
2600	2500-2690 MHz	2×70 MHz 50 MHz	5.384A	M.1036 (C1)	223 (Rev. WRC-12) (Note 7)
3500	3400-3600 MHz	2×80 MHz (Note 8)	5.430A	M.1036 (F2)	NA

The table below describes the ITU definition of IMT bands.

Table 1: ITU definition of IMT bands

Table 1 lists all possible IMT frequency bands identified by the ITU, relevant ITU Radio Regulation footnote as well as the applicable ITU-R channel plan. The notes are taken from the (South African) National Radio Frequency Plan 2013 (NRFP-13).

Note 1: This column indicates the amount of IMT assignable spectrum; guard bands, centre gaps, etc. are therefore excluded.

Note 2: Use of this band will be subject to a feasibility study. Issues to be addressed will include the existing usage, the various channel plan options described in ITU-R M.1036 (section 1) for the band 450-470 MHz, the availability of spectrum in this band, as well as the availability of IMT equipment.

Note 3: The World Radiocommunication Conference 2007 (WRC-07) allocated the band 790-862 MHz to all mobile (except aeronautical mobile services) on a primary basis in many countries in ITU Region 1 and designated it for IMT (see 5.316A, 5.316B and 5.317A). WRC-12 resolved to allocate the frequency band 694-790 MHz in ITU Region 1 to the mobile, except aeronautical mobile, service on a co-primary basis with other services to which this band is allocated on a primary basis and to identify it for IMT and ensure that the allocation is effective immediately after WRC-15 (see 5.312A and ITU Resolution 232 (WRC-12)). WRC-15 will specify the technical and regulatory conditions applicable to the mobile service. The final use of this band is to be determined by WRC15 taking into account ITU-R studies.

Replanning of the broadcasting spectrum to accommodate digital television within the band 470-694 MHz is underway. The band 694-862 MHz will be used exclusively for IMT (mobile services), subject to the outcome of WRC-15 and planning for this use of the band will be a concurrent process to the planning of the migration of the broadcast services. It is intended that the process for the assignment of the band 694-862 MHz for mobile services will take place prior to the end of the dual illumination period. Migration of the broadcasting services from this band will be addressed in accordance with the Terrestrial Broadcast Frequency Plan 2013 (TBFP-13).

Suitable channel plans for the 700 MHz frequency band for IMT systems are being developed by ITU-R WP 5D. The amount of assignable spectrum in this band will depend on the outcome of this exercise. It is important to note that the 700 MHz channel plan adopted in the APT Region (A5) overlaps the 800 MHz channel plan adopted in Europe and Africa (A3).

Note 4(i): Whereas the Southern African Development Community (SADC), including South Africa, adopted the 2×30 MHz channel plan in the 800 MHz band (A3), this plan is under review considering the adoption at WRC-12 of the 700 MHz band for IMT (see also Note 3 above).

Note 4(ii): Although the international 850 MHz band (also known as CDMA-2000 or GSM850 band plan) has 2×25 MHz total bandwidth, the assignable spectrum in South Africa is much less due to this band overlapping the GSM 900 MHz band and more due to the use of analogue broadcasting in the UHF band. In South Africa, the use of the 800 MHz band will take precedence over the use of the 850 MHz band; no new assignments will therefore be made according to the 850 MHz channel plan.

Note 5: Although the band 1885-1900 MHz is also designated for IMT, the band 1880-1900 MHz is used extensively for Digital Enhanced Telecommunications (DECT) cordless telephone systems. Sharing between IMT and DECT cordless telephones is problematic.

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The band 1900-1920 MHz could be used for IMT in future; it is currently used for Fixed Wireless Access (FWA) systems.

Note 6: In South Africa, the 2.3 GHz band is allocated to mobile service on a primary basis and is identified for IMT. This band is part of the 2.4 GHz band (2300-2500 MHz) used for FWA systems.

Note 7: The 2.6 GHz band (2500-2690 MHz) is available for IMT in accordance with ITU-R Recommendation M.1036 (C1). This channel plan allows for 2×70 MHz (paired) and 50 MHz (unpaired) spectrum.

Note 8: The 3.5 GHz band is currently used for FWA systems in South Africa, in particular WiMAX. The channel configuration is based on 2×100 MHz plan with no guard bands or centre gap (Tx-Rx = 100 MHz). Using this band for IMT systems, a new channelling plan is required. ITU-R Recommendation M.1036 (section 6) recommends two options namely: F1 (unpaired, 3400-3600 MHz); and F2 (3410-3490 MHz paired with 3510-3590 MHz). Considering that the current SA plan using Tx-Rx of 100 MHz, option F2 is recommended for SA. Refarming of current licensees may be required to align with this option.

3.3 Issues for WRC 15

In accordance with Council resolution 1343 of the ITU, the place, date and agenda of the World Radiocommunication Conference 2015 (WRC-15) were set and agenda items 1.1 and 1.2 will deal with issues pertaining to spectrum allocation for ITU as noted below:

The Council, noting that Resolution 807 of the World Radiocommunication Conference (Geneva, 2012):

a) resolved to recommend to the Council that a world radiocommunication conference be held in 2015 for a period of four weeks;and

b) recommended its agenda, and invited the Council to finalise the agenda and arrange for the convening of WRC-15, as well as to initiate as soon as possible the necessary consultation with Member States,

resolves

to convene a World Radiocommunication Conference (WRC-15) in Geneva (Switzerland) from 2-27 November 2015, preceded by the Radiocommunication Assembly from 26-30 October 2015, with the following agenda:

1. On the basis of proposals from administrations, taking account of the results of WRC-12 and the Report of the Conference Preparatory Meeting, and with due regard to the requirements of existing and future services in the bands under consideration, to consider and take appropriate action in respect of the following items:

1.1 To consider additional spectrum allocations to the mobile service on a primary basis and identify additional frequency bands for International Mobile Telecommunications (IMT) and related regulatory provisions, to facilitate the development of terrestrial mobile broadband applications, in accordance with Resolution 233 (WRC-12);

1.2 To examine the results of ITU-R studies, in accordance with Resolution 232 (WRC-12), on the use of the frequency band 694-790 MHz by the mobile, except aeronautical mobile, service in Region 1 and take the appropriate measures; and

1.3 To consider spectrum requirements and possible additional spectrum allocations for the mobile-satellite service in the Earth-to-space and space-to-Earth directions, including the satellite component for broadband applications, including IMT, within the frequency range from 22 GHz to 26 GHz, in accordance with Resolution 234 (WRC-12);

4 SADC

The Southern African Development Community (SADC) Frequency Allocation Plan (FAP) of 2013 creates a framework for the harmonisation across SADC on the use of the radio frequency spectrum. Countries included in the SADC FAP are Angola, Botswana, Democratic Republic of the Congo, Lesotho, Malawi, Mauritius, Mozambique, Namibia, Seychelles, South Africa, Swaziland, Tanzania, Zambia and Zimbabwe.

The SADC FAP states "Whereas harmonisation is important, this could however take place on various levels namely allocation level, (e.g. mobile service), application level (e.g. cellular mobile) or on technology level (e.g. LTE or mobile WiMAX). Although the ITU spectrum harmonisation is generally limited to the first level, (i.e. radio communication services) it does occasionally also endeavour to harmonise certain applications. A noteworthy example is where a particular band is 'identified' for a specific application such as IMT. Although such identification does not establish any priority in the Radio Regulations, nor does it exclude the use of the particular frequency band for any other application within the same or other allocations, it does signal to the market the potential of harmonising the particular frequency band for the specified application. Within this application various technologies could then be deployed."

The 2010 SADC FAP was developed taking into account international best practice in the development of frequency Band Plans and considering the needs of the SADC Members.

ITU Region 1 allocations and footnotes	SADC common allocation/s and relevant ITU footnotes	SADC proposed common sub- allocations / utilisation	Additional information
450-455 MHz	450-455 MHz	Fixed links (PTP) IMT	This band is currently used
FIXED	FIXED	(450-470 MHz) , PMR and/or PAMR	for a variety of fixed and mobile systems in the
MOBILE 5.286AA	MOBILE 5.286AA		various SADC.
5.209 5.271 5.286 5.286A 5.286B 5.286C 5.286D 5.286E	5.286 5.286A		This band is also identified for IMT (Res. 224 applies)
455-456 MHz	455-456 MHz		
FIXED	FIXED		
MOBILE 5.286AA	MOBILE 5.286AA		
5.209 5.271 5.286A 5.286B 5.286C 5.286E	5.209 5.286A		
456-459 MHz	456-459 MHz		
FIXED	FIXED		
MOBILE 5.286AA	MOBILE 5.286AA		
5.271 5.287 5.288	5.287		
459-460 MHz	459-460 MHz		
FIXED	FIXED		

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MOBILE 5.286AA	MOBILE 5.286AA		
5.209 5.271 5.286A 5.286B 5.286C 5.286E	5.209 5.286A		
460-470 MHz	460-470 MHz		
FIXED	FIXED		
MOBILE 5.286AA	MOBILE 5.286AA		
Meteorological satellite (space to Earth)	Meteorological satellite (space to Earth)		
5.287 5.288 5.289 5.290	5.287 5.289		
470-790 MHz	694-790MHz	MOBILE (IMT)	WRC 12 allocated the band
BROADCASTING	BROADCASTING		to Mobile except aeronautical mobile on a co-
	MOBILE except aeronautical mobile service 5.312A		primary basis with Broadcasting (WRC-12 Res 232 refers). The band was
5.149 5.291A 5.294 5.296 5.300 5.304 5.306 5.311A 5.312 5.312A	SADC 12 5.311A		also identified for IMT. The mobile allocation is effective from 2015, immediately after WRC 15 and shall be subject to technical and regulatory conditions to be stipulated by WRC 15. SADC plans to implement IMT in the band immediately after WRC 15
790-862 MHz	790-862 MHz	MOBILE (IMT)	Band IV/V analogue
MOBILE except aeronautical mobile 5.316B 5.317A	MOBILE except aeronautical mobile 5.316B 5.317A		television to migrate to digital television according to SADC time lines. WRC-07 allocated this band to mobile
BROADCASTING 5.312 5.314 5.315 5.316	BROADCASTING 5.314 5.315 5.316 5.316A 5.319		except aeronautical mobile service and identified it for IMT. This band should be made available for IMT as soon as possible after the migration of analogue television to digital. This band needs to be harmonised in SADC for IMT; channelling plan to be developed for SADC region. Fixed links operating in this band will have to be migrated in order to accommodate IMT.
862-890 MHz	862-890 MHz	862-876 MHz	The use of this band for IMT in the future to be
FIXED	MOBILE except	IMT	investigated as part of the

5.317A BROADCASTING 5.322 5.319 5.323 5.316A 5.319	SADC14	876-880 MHz IMT PMR and/or PAMR	This band is paired with 921-925 MHz The use of this band for IMT in the future to be investigated as part of the development of harmonised IMT channelling arrangement.
		880-915 MHz	Paired with 925-960 MHz
890-942 MHz	890-942 MHz	IMT	
FIXED		915-921 MHz	
MOBILE except	MOBILE except	PMR and/or PMR	
aeronautical mobile 5.317A	aeronautical mobile 5.317A	921-925 MHz	Paired with 876-880 MHz.
BROADCASTING 5.322		IMT	
Radiolocation 5.323		PMR and/or PAMR	
		925-960 MHz	Paired with 880-915 MHz
		IMT	
942-960 MHz	942-960 MHz		
FIXED			
MOBILE except aeronautical mobile 5.317A	MOBILE except aeronautical mobile 5.317A		
BROADCASTING 5.322	5.322		
5.323			
1700-1710 MHz	1700-1710 MHz		
FIXED	FIXED	Fixed links (single	
METEOROLOGICAL- SATELLITE (space-to- Earth)	METEOROLOGICAL- SATELLITE (space-to- Earth)	frequency)	
MOBILE except aeronautical mobile	MOBILE except aeronautical mobile		
5.289 5.341	5.289 5.341		
1710-1930 MHz	1710-1930 MHz	1710-1785 MHz IMT	IMT
FIXED MOBILE 5.384A 5.388A	FIXED MOBILE 5.384A 5.388A	1785-1805 MHz BFWA	
5.388B	5.388B	1805-1880 MHz IMT	Paired with 1710-1785 MHz.
5.149 5.341 5.385 5.386 5.387 5.388	5.149 5.341 5.385 5.388	1880-1900 MHz	
		FWA	
		Cordless telephone	
		1900-1920 MHz	
		FWA IMT (terrestrial)	

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1930-1979 MHz	1930-1979 MHz	1920-1980 MHz IMT	Paired with 2170-2200MHz	
FIXED	FIXED	(terrestrial)	The development of satellites for IMT services to be monitored	
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388			
1970-1980 MHz	1970-1980 MHz			
FIXED	FIXED			
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388			
2010-2025 MHz	2010-2025 MHz	IMT terrestrial (2010-	TDD	
FIXED	FIXED	2025 MHz)		
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388			
2110-2120 MHz	2110-2120 MHz	IMT (terrestrial)	Paired with 1920-1980 MHz	
FIXED		(2110-2170 MHz)		
MOBILE 5.388A5.388B SPACE RESEARCH (deep space) (Earth-to- space) 5.388	MOBILE 5.388A5.388B SPACE RESEARCH (deep space) (Earth-to- space) 5.388			
2120-2160 MHz	2120-2160 MHz			
FIXED				
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388			
2160-2170 MHz	2160-2170 MHz			
FIXED				
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388			
2170-2200 MHz	2170-2200 MHz	IMT (satellite) (2170-	Paired with 1980-2010 MHz	
FIXED		2200 MHz)	The development of satellites for IMT services to	
MOBILE	MOBILE		be monitored.	
MOBILE-SATELLITE (space-to-Earth) 5.351A	MOBILE-SATELLITE (space-to-Earth) 5.351A			
5.388 5.389A 5.389F	5.388 5.389A 5.389F			
2 200-2 290 MHz	2 200-2 290 MHz	Fixed links (2025-	Radio Frequency channel	
SPACE OPERATION (space-to-Earth) (space- to-space)	SPACE OPERATION (space-to-Earth) (space- to-space)	2110 MHz paired with 2200-	arrangement according to ITU-RF. 1098.	
EARTH EXPLORATION	EARTH EXPLORATION	2285 MHz)		
– SATELLITE (space-to- Earth) (space-to-space)	 SATELLITE (space-to- Earth) (space-to-space) 	BFWA (2 285-2 300 MHz)		
FIXED	FIXED			
MOBILE 5.391	SPACE RESEARCH (space-to-Earth) (space-			
SPACE RESEARCH (space-to-Earth) (space- to-space)	to-space)			
5.392	5.392			
2290-2300 MHz	FIXED	BFWA (2285-2300 MHz)		

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「			
FIXED			
MOBILE except aeronautical mobile	MOBILE except aeronautical mobile		
SPACE RESEARCH (deep space) (space-to-	SPACE RESEARCH (deep space)		
Earth)	(space-to-Earth)		
2300-2450	2300-2450	2300-2400 MHz	Fixed paired with 2400-2500
FIXED	FIXED	Fixed links	MHz.
MOBILE 5.384A	MOBILE 5.384A		This band has been identified for IMT.
Amateur Radiolocation 5.150 5.282 5.395	Amateur Radiolocation 5.150 5.282	IMT (TDD) BFWA	
2500-2520 MHz	2500-2520 MHz	BFWA (2500-2690	The band 2500-2690 MHz is
FIXED 5.410	FIXED MOBILE except aeronautical mobile	MHz) IMT (2500-2690 MHz)	currently used mainly for BFWA. This band is also allocated to the mobile service and identified for
MOBILE except aeronautical mobile			
5.384A	5.384A		IMT. This band needs to be harmonised in SADC for the
5.405 5.412		-	IMT channelling plan to be developed.
2520-2655 MHz	2520-2655 MHz		
FIXED 5.410	FIXED		
MOBILE except aeronautical mobile	MOBILE except aeronautical mobile 5.384A 5.339		
5.384A			
BROADCASTING- SATELLITE			
5.4135.416			
5.339 5.405 5.412 5.417C 5.417D 5.418B 5.418C			
2655-2670 MHz	2655-2670 MHz		
FIXED 5.410	FIXED		
MOBILE except aeronautical mobile 5.384A	MOBILE except aeronautical mobile 5.384A 5.149 5.412		
BROADCASTING- SATELLITE 5.208B 5.413 5.416 Earth exploration-satellite (passive)			
Radio astronomy Space research (passive)			
5.149 5.412		-	
2670-2690 MHz	2670-2690 MHz		
FIXED 5.410	FIXED		
MOBILE except	MOBILE except		
aeronautical mobile	aeronautical mobile 5.384A		
5.384A	5.149 5.412		
Earth exploration-satellite		l	Page 31/233

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(passive)			
Radio astronomy			
Space research passive)			
5.149 5.412			
3400-3600 MHz	3400-3600 MHz	BFWA	The band 3 400-3 600 MHz
FIXED	FIXED	IMT (3400-3600 MHz)	is currently used mainly for
FIXED-SATELLITE (space-	MOBILE except aeronautical mobile		BFWA. From 17 Nov 2010 this band is also allocated to the mobile service on a
to-Earth)	5.430A		primary basis and should be
Mobile 5.430A	SADC16		used for IMT in line with WRC-07 decisions.
Radiolocation			Because of the expected
5.431			high usage of BFWA and/or IMT applications in this band, satellite services should be accommodated above
			3 600 MHz. This band needs to be harmonised in SADC for the IMT channelling plan to be developed.

Table 2: Table showing SADC Frequency Allocations for IMT Bands

5 South Africa

5.1 The Electronic Communications Act

A review of the Electronic Communications Act of 2005 contained in the Government Gazette No. 28743, No. 36 of 2005, as well the Electronic Communications Amendment Act of 2014 contained in Government Gazette No. 37536, Act No. 1 of 2014 which together regulate electronic communications in the Republic of South Africa was carried out and the following sections were found to be of particular relevance in the undertaking of the feasibility studies.

5.1.1 Chapter 1: Introductory provisions

Object of Act

2. The primary object of this Act is to provide for the regulation of electronic communications in the Republic in the public interest and for that purpose to:

(a) promote and facilitate the convergence of telecommunications, broadcasting, information technologies and other services contemplated in this Act;

(b) promote and facilitate the development of interoperable and interconnected electronic networks, ensure the provision of the services contemplated in the Act and to create a technologically-neutral licensing framework;

(c) promote the universal provision of electronic communications networks and electronic communications services and connectivity for all;

- (e) ensure efficient use of the radio frequency spectrum;
- (f) ensure the provision of a variety of quality electronic communications services at reasonable prices; and

(h) promote stability in the ICT sector.

5.1.2 Chapter 2: Policy and regulations

Ministerial policy and policy directions

3. The Minister may make policies on national matters applicable to the ICT sector, consistent with the objectives of this Act and of the relevant legislation in relation to:

- (a) the radio frequency spectrum;
- (b) the universal service and access policy; and

(c)the Republic's obligations and undertakings under bilateral, multilateral or international treaties and conventions, including technical standards and frequency matters.

5.1.3 Chapter 5: Radio frequency spectrum

Control of radio frequency spectrum

(1) In carrying out its functions under this Act and the related legislation, the Authority controls, plans, administers and manages the use and licensing of the radio frequency spectrum except as provided for in section 34.

(2) In controlling, planning, administering, managing, licensing and assigning the use of the radio frequency spectrum, the Authority must:

(a) comply with the applicable standards and requirements of the ITU and its Radio Regulations, as agreed to or adopted by the Republic as well as with the national radio frequency plan contemplated in section 34;

(b) take into account modes of transmission and efficient utilisation of the radio frequency spectrum, including allowing shared use of radio frequency spectrum when interference can be eliminated or reduced to acceptable levels as determined by the Authority;

(c) give high priority to applications for radio frequency spectrum where the applicant proposes to utilise digital electronic communications facilities for the provision of broadcasting services, electronic communications services, electronic communications network services, and other services licensed in terms of this Act or provided in terms of a licence exemption;

(d) plan for the conversion of analogue uses of the radio frequency spectrum to digital, including the migration to digital broadcasting in the Authority's preparation and modification of the radio frequency spectrum plan; and

(e) give due regard to the radio frequency spectrum allocated to security services.

5.2 The Frequency Migration Regulations and Plan 2013

5.2.1 Principles governing frequency migration

5.2.1.1 Identification of bands which are subject to frequency migration

Bands are identified for radio frequency migration according to the following hierarchy:

- First Level where the ITU radio regulations / decisions of a World Radio Conference (WRC) require a change in national allocation that will require existing users to be migrated;
- Second Level where a Regional Radio Conference (RRC) requires a change in national allocation that necessitates existing users to be migrated;
- Third Level where the SADC FAP requires a change in national allocation that necessitates existing users to be migrated; and
- Fourth Level a decision is made to change the use of a frequency band at national level and this requires the migration of existing users.

Process

The process of frequency migration is carried out in a manner consistent with the radio frequency spectrum regulations and the generic process is described in the Frequency Migration Regulation (FMR).

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IMT Roadmap

The key processes are described in the Radio Frequency Spectrum (RFS) regulations, and are as follows:

- Preparation of a RFSAP for the particular band or bands;and
- Amendment of a Radio Frequency Spectrum Licence where necessary.

When it has been established that migration is required, then the critical issue is to determine the time frame in a manner consistent with sound radio frequency spectrum management.

In some cases it is necessary to carry out a feasibility study on the band in question. This is illustrated in the process flow indicated below.

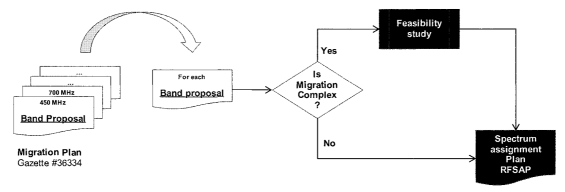


Figure 3: Process for developing an RFSAP

The requirement for a feasibility study is usually, but not necessarily, indicated in the FMP. Where the results of feasibility study indicate a change in the usage of the band in question, a RFSAP will be carried out.

The RFSAP will be subject to a consultation process.

The Frequency Migration Plan does not necessarily identify the destination bands for outmigrating users or uses because the appropriate destination band will vary from user to user, depending on the specific requirements of the user. The spectrum pricing regime is intended to facilitate this process and guide users to the 'optimal' choice.

Time frame for migration

In principle, the Authority can migrate a user to another location as part of sound radio frequency spectrum management, as required. However, an appropriate time frame should be applied as a matter of standard practice.

In determining the time frame, the following factors are taken into account:

- the duration of the spectrum licence;
- the time frame to migrate existing customers (end-users);
- the economic life of the equipment installed; and
- adequate forward planning.

The forward-looking time frame for a process of spectrum migration is within 5 years from the moment of publication of this FMP unless the Authority states otherwise in a Notice.

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5.3 South Africa Connect

'South Africa Connect: Creating Opportunities, Ensuring Inclusion which is South Africa's Broadband Policy' was brought into effect in November 2013 by the Department of Communications (DoC). The policy aims to create a seamless information infrastructure which is accessible and affordable for the communication needs of South Africa.

The overall goal is to achieve a universal average download speed of 100 Mbps by 2030. The 2020 vision for broadband is to provide 100% of South Africans with broadband services at 2.5% or less of the population's average monthly income⁸.

The objectives of the National Broadband Policy (NBP) are:

- affordable broadband available nationally to meet the diverse needs of public and private users, both formal and informal, consumers and citizens;
- policy and regulatory conditions that enable public and private sector players to invest and also contribute;
- public sector delivery, including e-government services, underpinned by the aggregation of broadband needs;
- that all public institutions at the national, provincial and municipal level should benefit from broadband connectivity and this should be extended to the communities they serve;
- to establish a framework such that public and private enterprises, formal and informal, are able to fully exploit the efficiencies offered by ubiquitous broadband and its potential for innovation;
- the development of a strong national skills base so that South Africa can perform as a proficient, globally-competitive and knowledgeable economy;
- a vibrant, creative software industry which produces content and applications which are relevant and meet the needs of the diverse users in the country; and
- a literate and skilled society that can effectively access services and content, including public information and public services.

The Broadband Policy proposed certain targets and timeframes for access to broadband in South Africa.

Target	Penetration Measure	Baseline (2013)	By 2016	By 2020	Ву 2030
Broadband access in Mbps user experience	% of population	33.7% internet access	50% at 5 Mbps	90% at 5Mbps 50% at	100% at 10 Mbps

⁸ 2.5% of average monthly income is approximately R368.28, calculated from an average monthly income of R14731 for all formal and non-agricultural industries. Source: Statistics South Africa: Quarterly Employment Statistics (QES) March 2014 Page 36/233

				100Mbps	80% at 100 Mbps
Schools	% schools	25% connected	50% at 10 Mbps	100% at 10Mbps 80% at 100 Mbps	100% at 1Gbps
Health facilities	% of health facilities	13% connected	50% at 10Mbps	100% at 10Mbps 80% at 100Mbps	100% at 1Gbps
Government facilities	% of Government offices		50% at 5Mbps	100% at 10Mbps	100% at 100Mbps

Table 3: National Broadband Policy Targets

The issues to be addressed when meeting the current targets are currently low penetration, high prices, and poor quality of service. The Authority will monitor and evaluate the targets and compliance with quality of service standards on an ongoing basis and will report on them annually. On this basis the Minister will review targets as necessary.

In Chapter 9 of the Broadband Policy, a gap analysis shows a number of areas which assess the shortfall between the current status of the broadband ecosystem. One of these areas is market structure and regulatory regime and on this issue, the policy states:

Competition: introduction of wholesale open access providers

Despite the horizontal licensing regime introduced by the Electronic Communications Act of 2005, the market remains structured around vertically integrated incumbents, which have multiple licences, but continue to compete downstream with multiple service providers. This creates anti-competitive incentives in the market and requires a resource-intensive regulatory regime, where the regulator is constantly required to adjust the behaviour of the incumbents. The wholesale open access regime will also address the structural constraints in the market arising from the dominance of a number of vertically integrated operators. Re-structuring the market to enable greater wholesale access to networks by service providers will go a long way to creating a more competitive services sector, which is likely to enhance quality and drive down prices.

In terms of the gap in infrastructure reach, the broadband policy highlights that:

The real gap is in the last-mile local loop infrastructure. In high demand metropolitan areas there is considerable duplication of infrastructure, but outside these areas, ADSL is limited. The delay in releasing spectrum and the cost of building out high-speed, next generation networks to low demand areas, means that the substitution of mobile broadband for ADSL is not as prevalent as it is in metropolitan areas.

In terms of spectrum, the Broadband Policy identifies the following gap:

With the increasing reliance on mobile or wireless communications, there is more demand than ever for radio spectrum – the invisible wavelengths or frequencies by which services such as broadcasting and mobile communications can be transmitted.

Policy and regulatory bottlenecks associated with spectrum assignment, together with delays in the migration of land analogue broadcasting to digital, have meant that service innovation, increased competition, potential job opportunities and tax revenues have not been realised. The efficient assignment and subsequent use of high demand spectrum to meet this demand is vital and the cost of making this spectrum available is vital and the cost of not doing so is high.

In terms of Access networks, a gap related to spectrum was also identified and is noted below:

Extending broadband access is dependent on allocation of high demand spectrum.

Digital future is also another solution to closing identified gaps and aims to:

Enable sharing and co-operation on open access network builds and operations through ensuring economies of scale, reducing risk and guaranteeing returns.

The current status of broadband infrastructure networks with respect to spectrum is outlined in South Africa's Broadband Policy as shown below:

Spectrum is a scarce but non-depleting resource that has to be managed efficiently in order to optimise its potential to provide broadband access. This is especially pertinent given the dominance of mobile access in South Africa. Fixed wireless access also requires spectrum and represents an alternative to fixed-line networks to provide high capacity broadband especially in rural areas.

The immediate priorities with respect to spectrum are:

- identification of unused spectrum and its reassignment;
- the removal of bottlenecks preventing migration of terrestrial broadcasters from analogue to digital in order to realise the digital dividend;
- the re-allocation and assignment of broadband spectrum, taking into consideration job creation, small business development, national empowerment and the promotion of NDP goals;
- approval of spectrum-sharing between spectrum licensees and across services by the Authority in support of efficient use of spectrum and where it does not impact negatively on competition;
- the enabling of dynamic spectrum allocation; and
- ensuring sufficient spectrum for extensive Wi-Fi and other public access technologies and services.

It is Government's objective to ensure that access to broadband for all is attained. Therefore, licensing of broadband spectrum should contribute to the realisation of the following public interest policy objectives:

- The achievement of universal access to broadband;
- Effective and efficient use of high demand spectrum;
- Adoption of open access principles;
- Safeguard the spectrum commons and spectrum required for public access technologies and services; and
- The promotion of broader national development goals of job creation, the development of small and medium-sized businesses and South African-owned and controlled companies, and the broad-based economic empowerment of historically-disadvantaged persons.

If required, as part of the strategy to meet national broadband requirements, sufficient spectrum will be set aside for the creation of a national Open Access Wireless Network (OAWN).

Important policy decisions stemming from the Broadband Policy which affect spectrum are identified and listed below:

lssue	Action
Spectrum delay in allocating broadband spectrum,	ICASA to engage with the New Ministry
Appointment of a Broadband Council	The Minister of Communications appointed Broad Council to advise on the implementation of policy and
	emerging policy issues.

Table 4: Policy decisions from the broadband policy

The broadband policy also proposes a roadmap for public and private investment in the next generation broadband network. Part of this roadmap deals with a wireless broadband access network and is highlighted below:

The speed of deployment of a wireless network is a fundamental consideration to meet the immediate challenge of meeting the targets of this policy. The Ministerial policy directive will consider as a priority how best to ensure that the release of high demand spectrum fulfils these policy objectives and specifically how best the application of open access principles to the assignment of broadband spectrum will be achieved. The outcome should:

- maximize the efficiency with which spectrum is used and minimize the costs of deployment of wireless broadband capacity with national coverage;
- provide a neutral, non-discriminatory platform or effectively-regulated, competing platforms providing wholesale access on which competition can take place between multiple service providers at the retail level; and

pool and share existing network assets.

Enabling conditions for a national wireless network in the high demand bands are:

- access to a portfolio of spectrum that includes adequate and sufficient capacity to be able to provide both capacity and coverage efficiently and economically from dense urban to rural areas;
- use of existing facilities wherever possible (e.g. base station locations, fibre links for backhaul and long distance connectivity) to minimize its costs through infrastructure sharing;
- cost-based, non-discriminatory access regime for service providers, allowing them to compete fairly in the market and recoup their investments; and
- spectrum allocation that is apportioned to ensure the viability of possible new entrants in a fair, competitive environment, whilst encouraging competition and taking account of the broader interests of existing licence holders.

Key success factor:

- In an environment in which the level of Government's direct financial contributions is constrained, attracting enough investment to deploy the network/s and the use or sharing of existing facilities to minimize the deployment costs;
- Realistic coverage targets so the costs do not balloon out of control relative to any conceivable revenue stream;
- Pricing incentives to attract users;
- Support from the highest levels of Government;
- Long term financial horizon for return on investment; and
- Assignment of adequate spectrum to ensure the viability of new entrants while advancing industry competitiveness in infrastructure provision.

6 Global Trends for IMT

6.1 Global assignment objectives for IMT

In planning the implementation of IMT, the following objectives are desirable to:

- ensure that frequency arrangements for the implementation of IMT have longevity, yet allow for the evolution of technology;
- facilitate the deployment of IMT, subject to market considerations and facilitate the development and growth of IMT;
- minimise the impact on other systems and services within, and adjacent to, the bands identified for IMT;
- facilitate worldwide roaming of IMT terminals;
- integrate the terrestrial and satellite components of IMT efficiently;
- optimise the efficiency of spectrum utilisation within the bands identified for IMT;
- enable the possibility of competition;
- facilitate the deployment and use of IMT, including fixed and other special applications in developing countries and in sparsely-populated areas;
- accommodate various types of traffic and traffic mixes;
- facilitate the continuing worldwide development of equipment standards;
- facilitate access to services globally within the framework of IMT;
- minimise terminal costs, size and power consumption, where appropriate and consistent with other requirements;
- facilitate the evolution of pre-IMT-2000 systems to any of the IMT terrestrial radio interfaces and to facilitate the ongoing evolution of the IMT systems themselves;
- afford flexibility to administrations, as the identification of several bands for IMT allows administrations to choose the best band or parts of bands for their circumstances;
- facilitate determination, at a national level, of how much spectrum to make available for IMT from within the identified bands;
- facilitate determination of the timing of availability and use of the bands identified for IMT, in order to meet particular user demand and other national considerations;
- facilitate development of transition plans tailored to the evolution of existing systems;
- have the ability, for the identified bands based on national utilisation plans, to be used by all services having allocations in those bands.

The following guiding principles have been applied in determining frequency arrangements:

harmonisation;

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- technical aspects; and
- spectrum efficiency.

6.2 IMT and Long Term Evolution (LTE)

The number of IMT frequency bands has increased significantly in the last several years with the progress of ITU's IMT spectrum planning.

The potential IMT technologies are LTE, LTE-advanced and WIMAX, with a clear trend towards LTE both from the point of view of the available ecosystem and the choices made by operators.

6.3 LTE - paired and unpaired spectrum (FDD and TDD)

6.3.1 FDD and TDD trends

In the past, the majority of bands were assigned to FDD, with limited TDD spectrum in between the FDD assigned sub-bands or in higher ranges. Recently, the amount of spectrum assigned for TDD has increased, however, on the whole, there is still a gap between TDD and FDD, and there is still relatively little spectrum for TDD in lower frequency bands.

A key requirement for the future is for chipsets and terminals to support multi-band frequencies to meet the requirement of global frequency distribution. At the same time, to achieve economies of scale and global roaming, it will also be required for terminals to support multi-mode, especially LTE FDD and TDD. The technologies for LTE TDD multi-mode, multi-band smart phones are getting more mature and multi-mode, multi-band LTE TDD dongles and CPEs are increasingly commercially-available from all major chipset and device manufacturers.

The majority of assigned spectrum is paired FDD, based on voice-driven demand. It has set up a complete, end-to-end industry chain involving widespread participation of global industries and highly-matured products including system equipment, chipsets, user devices and test instruments. Currently 288 FDD networks are in commercial operation worldwide, (as compared with 36 TDD networks, although both are steadily increasing).

LTE TDD is already a mainstream technology supported by a well-established and fastgrowing ecosystem. The number of operators deploying commercial LTE TDD systems, or are engaged in trials and studies, is steadily increasing. For example, China Mobile is building the world's largest LTE TDD network.

While FDD has a large amount of low and medium frequency spectrum, LTE TDD has not been assigned for such low and medium frequency spectrum which are suitable for wide coverage. There is a general trend for higher downlink provision; therefore the high downlink capacity densities which can be achieved by the larger downlink bandwidth available via TDD bandwidth, favour schemes at higher frequencies resulting in lower coverage cell areas and a consequent larger number of sites. This is the reason for 100 MHz bandwidth in 2300 MHz and 200 MHz bandwidth in 3400-3600 MHz.

The LTE TDD terminal has evolved from a data-only terminal to a mobile terminal. It is expected that during 2014, LTE TDD smartphones will be available commercially on a large scale.

6.3.2 Flexible spectrum utilisation

Unpaired spectrum is much easier to release than paired spectrum. This benefit is becoming increasingly important as the globally-available supply of spectrum falls, meaning the process of releasing new spectrum can be greatly accelerated by designating it as unpaired TDD.

Capacity benefits of unpaired spectrum are realised in the size of available TDD spectrum bands often allocated in large blocks. From a capacity perspective, this is an advantage over the typical 2×10 MHz configuration found in paired FDD spectrum. The current LTE bandwidth limit is 20 MHz and most equipment could spread power of ~80 W over ~40 MHz bandwidth depending on the frequency range. Therefore, 40 MHz assignments per operator might be cost-efficient, but this would be hard to assign in multi-operator environments. Therefore, it might be advantageous to have one wholesale operator or active Radio Access Network (RAN) sharing involving a number of mobile network operators in TDD spectrum.

In addition, the unpaired TDD spectrum band should not be fragmented with FDD spectrum due to the requirement of a guard band of ~5 MHz between the bands, which is generally taken from the TDD spectrum. Instead of guard bands, the boundary ranges might be used indoors only due to higher penetration losses. Special spectrum assignments for TDD could be used within the duplex gap larger than 15 MHz.

6.3.3 High spectral efficiency for adaptive uplink /downlink configuration

The asymmetric nature of TDD brings a number of advantages. One key advantage of this is the flexibility it allows in the adjustment of the downlink and uplink resource ratios. Commonly employed, downlink-to-uplink ratios are 8:1, 3:1, 2:2 and 1:3 and the heavily downlink-oriented configuration fits perfectly with current user behaviour, where streaming and downloads take up a high proportion of downlink resources.

Cisco predicts a dramatic increase in the downlink-centric applications. Based on this prediction, the downlink-centric application will generate more than 90% of the mobile traffic in 2017. Therefore, unpaired spectrum is best-suited for the user behaviour of the mobile broadband era.

Unpaired LTE is also optimally suited to cover future M2M and 'Internet of Things' demands which will be predominantly uplink-oriented. Also, video uploads from closedcircuit television (CCTV) result in a higher uplink bandwidth capacity requirement which have to be taken into account in specialised schemes.

Due to desensitisation of receivers in case of transmission into neighbouring bands, it is not possible to have different unpaired spectrum configuration schemes in the same band (without guard bands - which are spectrum-inefficient). Therefore, it is expected to have different bands for uplink-oriented and downlink-oriented configurations, e.g., the 450 MHz band, 700 MHz band, 2100 MHz band or 2600 MHz band with reduced bandwidths of

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maximum 40 MHz for uplink while the 2300 MHz band and 3500 MHz band have 100-200 MHz bandwidths for downlink. In the 3400-3600 MHz bands, there is also a possible differentiation in 2 sub-bands which might be separated by a 5 MHz guard band.

In South Africa, the Authority is evaluating the concept of managed spectrum parks, which as a whole have to cater for protection with neighbour bands. Three potential solutions exist depending on uplink and downlink requirements within the 3400-3600 MHz band. The downlink schemes suffer from reduced uplink cell coverage needed for reverse control channel communications; therefore, downlink should be placed in the lower parts of this band while the uplink schemes are placed in the upper parts of the band. In general, higher demand can be foreseen for downlink; therefore the spectrum also favours downlink schemes, e.g., 140MHz for downlink vs. 40MHz for uplink. Some part of the spectrum might only be used indoors or, with reduced transmission powers, to protect the other unpaired TDD schemes. The minimum guard band of 5 MHz is increased (just as an example) to 20 MHz for any managed spectrum park concept usage (noting that the ultimate location of the guard band would be determined in the event managed spectrum parks are introduced⁹).

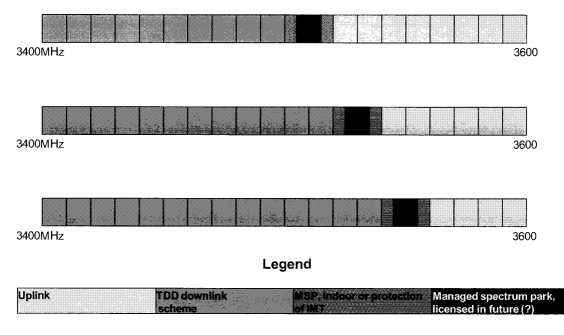


Figure 4: Potential unpaired LTE assignments in 3400-3600MHz

According to downlink or uplink schemes; potential managed spectrum park realisation in the guard band

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⁹ Note that beyond the example given here, managed spectrum parks could also be introduced in TDD bands within 2100 MHz.

6.3.4 Deployment issues

One advantage of unpaired over paired spectrum has been its lower price as operators have historically been able to obtain paired spectrum at a lower price than unpaired spectrum, but this has changed in recent years. Due to scarcity of paired spectrum, more operators focus on paired spectrum as well, also supported by the multimode capability of terminals. So far the operators have been content to spend on network deployment instead of spectrum.

On the other hand, to cover the same area with the same uplink performance, the TDD systems in downlink-oriented configurations in general need more sites than FDD, because the limiting terminal power and the reduced transmission time reduce the coverage in uplink. Therefore, in TDD, a higher number of antennas are used in higher bands for diversity gains or multiple-input and multiple-output (MIMO) usage to compensate uplink performance deficits.

In short, for a lower band such as the 450 MHz band good propagation conditions together with uplink-oriented configuration schemes are quite beneficial, so no higher order MIMO or beamforming is needed. In higher bands, such as the 3500 MHz band with poor propagation and downlink-oriented configuration, the cell sizes reduce significantly. Therefore, higher order beamforming / MIMO would be more applicable, especially due to reduced antenna dimension size. In higher bands, the reduced cell size is generally not an issue, because deployments will be more capacity-oriented and capacity density is higher in that case.

6.3.5 Interference suppression

Thanks to uplink and downlink channel reciprocity (ensured by the fact that the same portion of spectrum is used in both link directions), TDD technology has unique coordination abilities, such as beamforming, which improves system performance by utilising channel-state information to achieve transmit-array gain. Results show that, across the 3GPP standard in Release 8~10, single-layer, dual-layer and multi-user beamforming can generate a cell throughput gain of 15%. Adoption of beamforming and Coordinated Multi-Points (CoMP), called 'Co-ordinated beamforming' (CBF), can further enhance network performance because interference is mitigated between inter-eNodeBs.

6.4 Future system requirements for IMT / LTE

According to the 3GPP, in LTE-Advanced, higher capacity is the focus. The motivation for further developing LTE towards LTE-Advanced is to provide higher bit-rates in a cost-efficient manner and, at the same time, completely fulfil the requirements set by ITU for IMT Advanced as shown below:

- Increased peak data rate, downlink 3 Gbps, uplink 1.5 Gbps;
- Higher spectral efficiency, from a maximum of 16bps/Hz in Release 8 (R8) to 30 bps/Hz in Release 10 (R10);
- Increased number of simultaneously-active subscribers;

- Improved performance at cell edges, e.g. for downlink 2×2 MIMO > 2.40 bps/Hz/cell; and
- Carrier Aggregation (CA), enhanced use of multi-antenna techniques and support for Relay Nodes (RN).

As LTE-Advanced continues to evolve. New CA configurations are added and there are new features introduced in upcoming releases of the 3GPP specifications, such as Coordinated Multi Point (CoMP) introduced in Release 11 (R11).

The main reason for introducing CoMP is to improve network performance at cell edges.

7 Forecasts for South Africa

7.1 Forecasts of overall IMT demand

The 'Report ITU-R M.2290-0 (12/2013) future spectrum requirements estimate for terrestrial IMT' gives an estimate on future requirements for mobile traffic. From this report it is clear that the growth in mobile traffic is expected to increase over the next few years.

In order to reflect the increasing traffic demand, new, updated market attributes for the lower user density and higher user density settings are provided, whereby the following rationale behind these figures aims to justify the selection of these parameters.

Based on the aggregate forecast traffic volumes in 2010 from 'Report ITU-R M.2078-0 (2006) Estimated spectrum bandwidth requirements for the future development of IMT-2000 and IMT-Advanced', the new traffic volumes for the spectrum requirement estimations in 2020 are derived by considering traffic growth ratios from the market studies presented in 'Report ITU-R M.2243-0 (2011) Assessment of the global mobile broadband deployments and forecasts for International Mobile Telecommunications', where several mobile traffic forecasts beyond 2010, provided by different organisations, are summarised. Most of these forecasts consider the mobile traffic in the years 2011-2015, while only one covers the year 2020, anticipating a 33-fold traffic growth ratio in 2020 compared with 2010.

It should be noted that the 2nd-order polynomial function estimates conservative traffic growth, while the 3rd and 4th-order polynomial functions provide more aggressive growth corresponding to approximately 40 to 170-fold and 80 to 240-fold growth ratios.

The spectrum requirements are distributed and calculated for Radio Access Technology Group 1 (RATG 1) (i.e. pre-IMT, IMT-2000 and its enhancements) and RATG 2 (i.e. IMT-Advanced) for the year 2020.

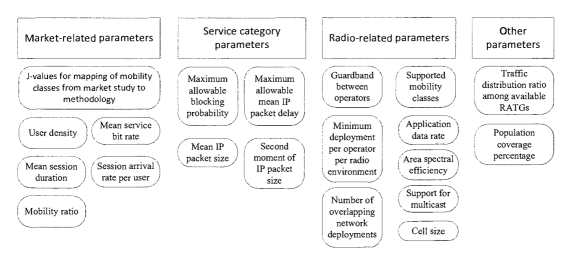


Figure 5: Input parameter overview for IMT spectrum demand estimation

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The use of two market settings, lower and higher user density settings, permits modelling of the differences in markets between different countries. The two settings will result in two final spectrum requirements for IMT systems and the needs of the different countries could lie between these two extremes.

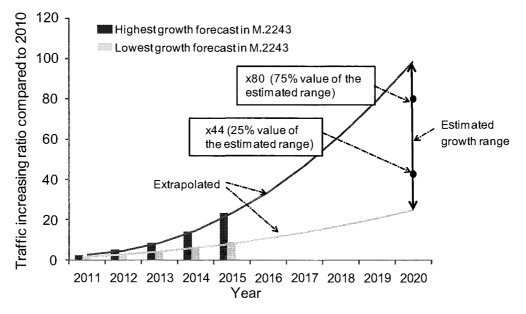


Figure 6: Mobile traffic forecasts toward 2020 by extrapolation (Source: ITU)

In Table 5 are depicted the Radio Parameters for RATG 1 (pre-IMT2000, IMT2000). in Table 6: Radio parameters for RATG 2 (IMT advanced)

while in Table 7 are depicted the spectral efficiency parameters for RATG1 and RATG 2 (IMT-Advanced), indicating spectral densities which give the capabilities of the networks. Based on these (and further parameters) the overall spectrum demand is estimated and given in Table 8.

The spectrum efficiency values are to be used only for spectrum requirement estimations given in 'Recommendation ITU-R M.1768-1 (04/13) Methodology for calculation of spectrum requirements for the terrestrial component of International Mobile Telecommunications'. These values are based on a full, buffer-traffic model in accordance with 'Report ITU-R M.2135-1 (2009) Guidelines for evaluation of radio interface technologies for IMT-Advanced'. In practice, such spectrum efficiency values are unlikely to be achieved due to the random nature of traffic, errors caused by radio channel conditions or packet losses. This means, if too high capacity assumptions were used, this would lead to lower spectrum demands. On the contrary, not all applications need 20 Mbit/s.,. Therefore, the results given in Table 8 should be used as a general indication of how much spectrum would be needed, even if it might be in 2025 instead of 2020.

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Parameters	Macro cell	Micro cell	Pico cell	Hot spot	
Application data rate (Mbit/s)	20	40	40	40	
Supported mobility classes	Stationary/ pedestrian, low, high	Stationary/ pedestrian, low	Stationary/ pedestrian	Stationary/ pedestrian	
Guard band between operators (MHz)		()		
Minimum deployment per operator per radio environment (MHz)	20	20	20	20	
Granularity of deployment per operator per radio environment (MHz)	20	20	20	20	
Support for multicast		Y	es		
Number of overlapping network deployment	1				

Table 5: Radio parameters for RATG 1 (pre-IMT2000, IMT2000):

Parameters	Macro cell	Micro cell	Pico cell	Hot spot			
Application data rate (Mbit/s)	50	100	1 000	1 000			
Supported mobility classes	Stationary/ pedestrian, low, high	Stationary/ pedestrian, low	Stationary/ pedestrian	Stationary/ pedestrian			
Guard band between operators (MHz)	0						
Support for multicast		Y	es				
Minimum deployment per operator per radio environment (MHz)	20	20	120	120			
Granularity of deployment per operator per radio environment (MHz)	20	20	20	20			
Number of overlapping network deployment			1	<u>Americana da anticipada da</u>			

Table 6: Radio parameters for RATG 2 (IMT advanced)

RATG1: Unicast area spectral efficiency (bit/s/Hz/cell)								
Tala		Radio env	ironment	S				
Tele- density	Macro cell	Micro cell	Pico cell	Hot spot				
Dense urban	2	4	4	4				
Suburban	2	4	4	4				
Rural	2	4	4	4				

RATG2: Unicast area spectral efficiency (bit/s/Hz/cell)									
Tala		Radio env	rironment	s					
Tele- density	Macro cell	Micro cell	Pico cell	Hot spot					
Dense urban	4	5	5	7.3					
Suburban	4	5	5	7.3					
Rural	4	5	5	7.3					
Dense urban	4	5	5	7.3					

Table 7: Spectral efficiency parameters for RATG1 and RATG 2 (IMT advanced)

	Total spectrum requirements for RATG 1	Total spectrum requirements for RATG 2	Total spectrum requirements RATGs 1 and 2
Lower user density settings	440 MHz	900 MHz	1 340 MHz
Higher user density settings	540 MHz	1 420 MHz	1 960 MHz

Table 8: Total spectrum requirements for both RATG 1 (pre-IMT2000, IMT2000) and RATG 2 (IMT advanced) in the year 2020

In South Africa, 380 MHz are currently used for IMT (including UMTS and LTE) and 80 MHz for GSM. In 2020, more than 1011-1036 MHz could be used for IMT (incl. GSM) depending on the decisions on 700-800 MHz band usage.

This overview includes additional spectrum of 120 MHz in the 694-862 MHz band, 190 MHz in the 2500-2690 MHz band and 200 MHz in 3400-3600 MHz band. The potential assignments that could be made in the short term within the 2015-2020 MHz band are more than the current spectrum usage (510 MHz > 380 MHz) for a traffic ~5 times than today (Figure 6).

Further spectrum beyond 3600 MHz was not considered here, but might be available for IMT (3600-4200 MHz) or Wi-Fi applications (e.g. within 5100-5900 MHz). So, potential gaps between the assumptions within Table 8 could be closed from 2020 onwards with this additional spectrum.

IMT sp	IMT spectrum (incl GSM)															
MHz	400	700	800	900	1700	1800	1900	2000	2100	2200	2300	2400	2500	2600	3400	3500 sum
2014	0	0	30	50	75	75	60	15	60	0	80	0	15	0	0	0 460
2020	15	87	69	50	75	75	60	15	60	0	100	15	100	90	100	100 1011

Table 9: South Africa IMT spectrum assignments

These figures should not be taken into account in the evaluation of special spectrum use or prioritisation of different bands. 10-15 MHz in 450-470 MHz band does not give sufficient capacity compared to the overall amount of spectrum, but it has enormous benefits in terms of coverage and therefore reduces the level of required capital investment compared to the (rural) rollout of 10-15 MHz in 2600 MHz or 3500 MHz bands. For the SA Connect targets, the 450-470 MHz spectrum may be essential in order to cover a greater population in rural and commercially, less attractive areas. Compared with 450 MHz band, 55-85% more sites are needed in 700 MHz, and even more in higher bands. It is of no value to compare the deployment costs of a 3500 MHz network in the same rural areas with a 450 MHz network because this scenario is unrealistic. If, in rural areas, the demands increase steadily, (with higher smart phone penetration for example), operators could reuse the existing 450 MHz sites for 700-3500 MHz cells and add some hotspot sites. The coverage improvement reduces with larger separation of the coverage areas, so in the case of largely separated populations, each location might need its own base station independent from the band. Such deployments would be quite expensive.

7.1.1 Forecast of overall M2M Demand

Operators are investing in new digital services, such as 'Internet of Things' (IoT) and M2M, in order to compensate for declining revenue from traditional services. M2M represents a relatively small opportunity in terms of revenue, but one that is growing significantly and which opens up to a multitude of new applications and services. Operators have been particularly interested in servicing the demand for M2M solutions and this market is growing.

Connectivity is pivotal, but subject to intense competition. Connectivity underpins M2M and IoT services but it is subject to competition from a large number of players providing fixed and mobile connectivity as well as a growing number of short-range technologies. Operators have recognised this trend and some are positioning themselves in other key areas of the value chain in order to provide an end-to-end service to customers.

Potential M2M solutions:

- Utilities metering applications especially in the energy sector;
- Security alarm and sensor applications;
- Government: surveillance, police and fire fighter response;
- Healthcare monitoring applications;
- Automotive and transport connected car applications, fleet tracking;
- Industrial monitoring applications; and
- Retail Point-of-sale (PoS) terminals

According to one research forecast report¹⁰, the future worldwide development of M2M application might look like the following:

- At the end of 2013, there were 0.2 billion device connections worldwide. This might increase to 2.2 billion by 2023, representing a CAGR of 29% over the 10-year period;
- Utilities is the fastest-growing sector; it will account for 67% of overall M2M device connections by 2023, growing at a CAGR of 39%;
- Security sector solutions will account for 13% of overall M2M device connections by 2023, growing at a compound annual growth rate (CAGR) of 24%;
- Automotive and transport sector solutions will also account for 13% of overall M2M device connections by 2023, growing at a CAGR of 23%; and
- Healthcare will account for 3% of overall M2M device connections by 2023, growing at a CAGR of 21%.

¹⁰ Analysys Mason Research Forecast Report – 'M2M device connections and revenue: worldwide forecast 2013–2023' August 2013

 Retail, financial services, industrial and government sector solutions will account for less than 2% of overall M2M device connections by 2023, growing at CAGRs of 4%, 8%, 18% and 10% respectively.

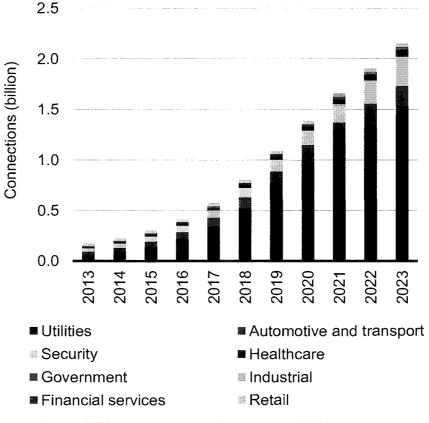


Figure 7: M2M device connections by sector, worldwide, 2013–2023

(Source: Analysys Mason, 2013)

- Developed markets (Central and Eastern Europe, developed Asia–Pacific, North America and Western Europe) account for 68% of overall worldwide M2M device connections in 2013. By 2023, their share will have declined to 62% of worldwide connections.
- Emerging markets account for a fairly high percentage of worldwide M2M device connections, but the penetration of M2M connections, as a percentage of overall emerging market populations, is very low – approximately 1% in 2013, although expected to grow to 15% by 2023.
- Almost all M2M solutions in emerging markets are over mobile connections because of the lack of affordable enterprise-grade, fixed-line solutions. The report anticipates that almost all growth from M2M in emerging markets will be over mobile connections.
- At the end of 2013 there will be 7 million M2M device connections in Sub-Saharan Africa. This will increase to 88 million by 2023. The overall CAGR is 29% during the 0 year period.

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- Solutions for the utility sector will account for 62% of overall M2M device connections by 2023, growing at a CAGR of 41%.
- Security sector solutions will account for 18% of overall M2M device connections by 2023, increasing at a CAGR of 26%. Commercial and residential security and surveillance solutions will be the primary drivers of this growth.

7.2 IMT Demand for South Africa

The demand for high-speed internet capabilities, such as those offered by IMT, is growing in South Africa. The targets for download speed outlined in the National Broadband Policy are also a factor which will drive up the demand for IMT.

One area of growth is in the uptake of devices with LTE capabilities. According to the Ovum Small and Medium Enterprise (SME) Insights Survey conducted early in 2013, 51% of South African SMEs provide smart phones to their employees, while 62% supply tablet devices. Regular or feature phones accounted for 31% of responses and dongles or laptops with integrated cellular connectivity accounted for 23%.

Evidently South African SMEs see the whole range of mobile communications services as important to their businesses but place a particular value on high-end devices.

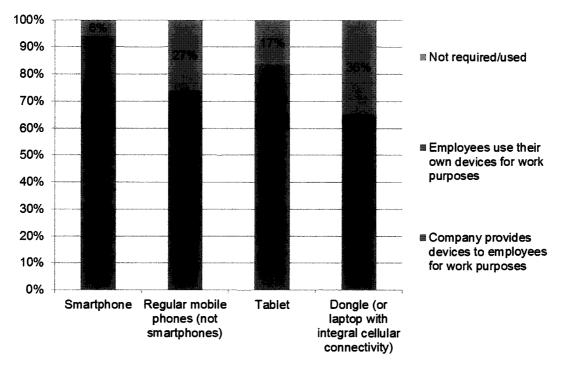


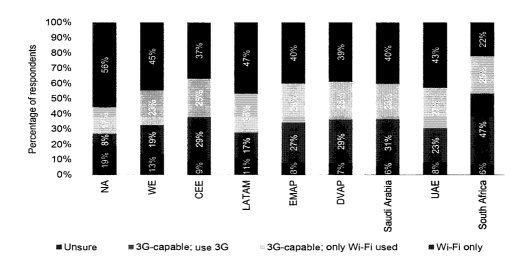
Figure 8: South Africans favour tablets and smart phones

(Source: Ovum)

In a comment article by Analysys Mason (Tablet Survey highlights South Africa's demand for Tablet Cellular connectivity and the impact of 18-24 year old users), South Africa has been proven to be a particularly 'high-mobility' market for tablet users.

According to the survey, only 34% of tablet users in this market use tablets exclusively at home, compared with the 66% who use them partially or exclusively out of the home, while on the move.

Results from the survey also show that the number of tablet users connecting to the cellular network directly from their tablets is already relatively high in South Africa, compared with other countries we surveyed worldwide. 47% of South African respondents had a 3G/4G-connectable tablet and used it on the cellular network.



Question: "Is your tablet 3G/4G compatible, or is it only able to support Wi-Fi connectivity?". Key: CEE = Central and Eastern Europe; DVAP = Developed Asia–Pacific; EMAP = Emerging Asia–Pacific; LATAM = Latin America; NA = North America; WE = Westem Europe.

Figure 9: Tablet respondents by type of connectivity enabled on their device, by country in MEA and by region

(Source: Analysys Mason)

A South African telecoms market report by Analysys Mason indicates over 11 million smart phone connections and over 4 million mobile broadband subscribers by the 3rd quarter of 2013. This growth in subscribers coincides with a commercial launch of LTE by mobile network operators between late 2012 and early 2013 which again shows the demand for LTE and IMT services is growing.

		2009	2010	2011	2012	9M 2013
	Mobile subscribers (active SIMs)	46 861 000	49 475 000	59 015 000	66 610 000	69 272 000
Mobile	obile Mobile penetration (percentage of population)		95.7 %	113.1 %	126.7 %	131.0 %
	Prepaid subscribers as a	83.2 %	81.5 %	82.1 %	82.7 %	82.2 %

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 percentage of mobile subscribers					
3G subscribers as a percentage of mobile subscribers	10.7 %	14.8 %	20.0 %	25.6 %	28.9 %
Mobile broadband subscribers (mid and large screen)	1 272 000	2 053 000	2 743 000	3 589 000	4 170 000
Number of smartphone connections	2 049 000	3 345 000	5 969 000	9 138 000	11 184 000
Mobile ARPU (ZAR per month)	146.43	150.61	140.98	126.58	110.46
USD per month	17.66	20.67	19.61	15.52	13.54
 Mobile MoU (minutes per month)	64	71	77	74	73

Table 10: Telecoms KPIs, South Africa, 2009-3Q 2013

(Source: Analysys Mason, Economist Intelligence Unit for nominal GDP per capita, 2014

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8 IMT Roadmap

The objective of this section is to present the Authority's proposals with regard to radio spectrum plans for broadband services in specific bands.

First, we describe the importance of aligning with IMT in South Africa. Next, we identify the IMT bands targeted in this radio spectrum roadmap. Lastly, we lay out the proposed roadmap for each of the IMT bands considered.

The proposed roadmap for each band is structured to provide useful background information, the options under consideration and, in some cases, the Authority's proposal for the band. For the 450-470 MHz and 876-960 MHz bands, the Authority provides additional feasibility studies for the migrations in the band.

8.1 The IMT framework

IMT is the established framework for international alignment of specifications related to mobile technologies. This section presents the IMT specifications used as a basis for the spectrum roadmap and presents the bands considered currently in South Africa.

8.1.1 What is IMT?

In this section, we provide a formal definition of IMT and focus on the most relevant aspect for the roadmap: frequency bands.

According to the ITU, IMT systems are "mobile systems that provide access to a wide range of telecommunication services including advanced mobile services, supported by mobile and fixed networks, which are increasingly packet-based."

Further, the ITU states that the key features of "IMT-compliant" technologies include:

- a high degree of commonality of functionality worldwide while retaining the flexibility to support a wide range of services and applications in a cost-efficient manner;
- compatibility of services within IMT and with fixed networks;
- capability of interworking with other radio access systems;
- high-quality, mobile services;
- user equipment suitable for worldwide use;
- user-friendly applications, services and equipment;
- worldwide roaming capability; and
- enhanced peak data rates to support advanced services and applications.

For the purposes of this report, it is assumed that stakeholders are aware that IMT specifications provide guidance on:

 the specifications that compliant technologies must meet in terms of data rate and mobility; and

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the spectrum bands targeted by the IMT specifications for the deployment of IMTcompatible technologies

The ITU has been leading worldwide efforts to involve all stakeholders in the telecommunications industry for standardisation matters for over 25 years

The latest IMT specifications are IMT-2000 and IMT-Advanced. IMT-2000 defined the capabilities for so-called 'Third Generation' (3G) mobile communications technology. IMT-Advanced promises the next generation mobile network with high data rates, seamless connectivity and mobile communication within heterogeneous networks.

8.1.2 The rationale for alignment with IMT in South Africa

The primary objective of IMT specifications is to provide a basis for harmonisation worldwide and reduce ecosystem fragmentation in several ways:

- In terms of the technological capability, IMT specifications provide a basis for standards development for systems such as IEEE, 3GPP to ensure that the technologies meet those requirements. In South Africa, the IMT specifications provide the Authority and the industry with benchmarks regarding the capabilities to be expected from upcoming technologies
- In terms of radio spectrum, IMT specifications provide a predictable basis on which to build a roadmap for the introduction of next-generation technologies. IMT specifications support the Authority in making radio spectrum available in a timely manner for the industry in South Africa.

South Africa stands to gain from adhering to a globally-harmonised framework in the following areas:

- Economies of scale for standardised products (terminals and network equipments);
- Interoperability in the form of easy roaming and smooth, cross-border co-ordination; and
- Predictability and stability for the mobile communications industry.

It is important to note that the adoption of IMT need not result unconditionally in the displacement of other existing uses of spectrum. In certain cases, radio spectrum sharing with other technologies is feasible. However, it is in South Africa's highest interest to adopt IMT specifications fully, wherever feasible, and to manage the IMT radio spectrum bands. In any case, the Authority performs feasibility studies in cases where the benefits of allocating spectrum exclusively to IMT services are not straightforward.

South Africa stands to gain from adhering to a globally-harmonised framework for radio spectrum usage as is the case with the IMT framework. Spectrum harmonisation ensures:

- economies of scale for standardised products;
- smoother cross-border co-ordination; and
- easy roaming within the region where harmonisation is implemented.

In South Africa, it is important to align with IMT specifications in order to take advantage of worldwide standards, technologies and services.

In general, it is desirable to assign long term IMT bands, so operators, network solution vendors and terminal manufactures have sufficient time to exploit synergies in harmonised designs. Globally-harmonised frequency arrangements in the bands identified for IMT will reduce the overall cost of IMT networks and terminals by providing economies of scale, and facilitating deployment and cross-border co-ordination, roaming, etc.

8.1.3 IMT bands considered

The following bands have been identified by ITU for use by IMT-compatible standards in the Radio Regulations (RR) "Edition of 2012".¹¹

In the rest of this document, IMT designations of spectrum bands are used interchangeably with the actual frequency ranges. For instance IMT450 refers to the frequency band extending from 450 MHz to 470 MHz.

Note that the IMT plans for the 1900 and 2200 MHz bands are not yet finalised, therefore, this document does not discuss those two bands.

IM	T bands	Paired configuration	Unpaired configuratior		
IM⊤ Designation IM⊤ Range		(FDD)	(TDD)		
IMT450	450-470 MHz	2×5 MHz	15 MHz		
IMT700	694-790 (or 806) MHz	2×45 MHz or 2×30 MHz + 2×3 MHz			
IMT750	734-758 MHz		(10-)25 MHz		
IMT800	790-862 MHz	2×30 MHz (reverse uplink-downlink)			
IMT850	824-829// 869-874 MHz	2×5 MHz			
IMT900	880-960 MHz	2×35 MHz			
GSM900-R	876-880// 921-925 MHz	2×4 MHz GSM-R			
IMT1800	1710-1880 MHz	2×75 MHz			
IMT2000	1920-2170 MHz	2×60 MHz			
IMT2300	2300-2400 MHz		100 MHz		

¹¹ http://www.itu.int/pub/R-REG-RR-2012.

AII IMT		2×355 MHz	370 MHz
			spectrum park
IMT3500	3400-3600 MHz		20 MHz for managed
			180 MHz
IMT2600	2500-2690 MHz	2×70 MHz	(40-)50 MHz

Table 11: IMT roadmap: (summary)

These bands will be discussed more in detail in the following sections. Overview of most promising IMT options from Table 11 including existing spectrum usage in South Africa in 2025:

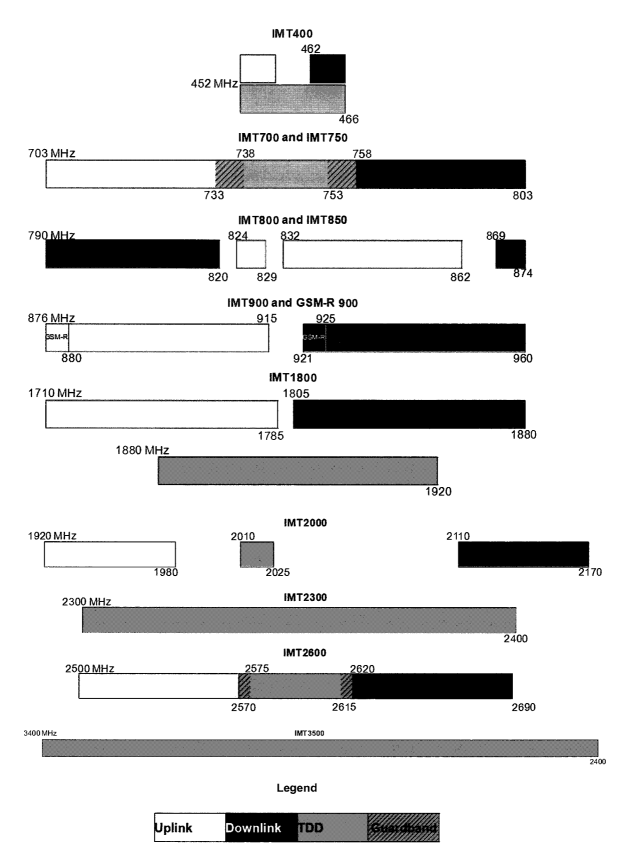


Figure 10: IMT spectrum overview within South Africa in 2025

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8.2 Guard bands

In order to define the possibilities of any co-existing scenario of IMT with existing technologies and applications, the minimum required guard bands and potential other intelligent interference suppression have to be investigated properly.

The following summary is based on results of the European Conference of Postal and Telecommunications Administrations (CEPT) Report 41; "Compatibility between LTE and WiMAX operating within the bands 880-915 MHz / 925-960 MHz and 1710-1785 MHz / 1805-1880 MHz (900/1800 MHz bands) and systems operating in adjacent bands".

- Introducing LTE and WiMAX to the 900 and 1800 MHz bands should not cause any additional impact on adjacent services. The following summary conclusions can be made: In general, there is no need of an additional guard band between LTE/WiMAX900 and GSM-R whatever the channelisation or bandwidth considered for LTE/Imax 900. ECC Report 096 concludes that a carrier separation of 2.8 MHz or more between the UMTS carrier and the nearest GSM-R carrier is sufficient. For LTE/Imax 900, the frequency separation between the nearest GSM-R channel centre frequency and LTE/WiMAX channel edge should be at least 300 kHz.
- The LTE/WiMAX user equipment (UE) transmitting power is relatively limited. By considering that the minimum coupling loss between the UE and E-GSM-R BS is relatively large compared with the MCL between LTE/WiMAX Broadcast Service (BS) and GSM-R train-mounted mobile station (MS), and since the UE is moving, the interference from LTE/WiMAX UE to E-GSM-R MS should not lead to interference. The same holds for PMR/PAMR MS.
- The worst interference case is that from E-GSM-R BS to LTE/WiMAX BS. The utilisation of interference mitigation techniques should be assessed in order to protect LTE/WiMAX900 BS efficiently.
- The interference from Public Mobile Radio (PMR)/Public Access Mobile Radio (PAMR) (CDMA PAMR, Terrestrial Trunked Radio (TETRA)) BS operating at frequencies above 915 MHz will cause receiver desensitisation of LTE/WiMAX900 BS operating below 915 MHz. In order to protect LTE/WiMAX900 BS, the use of interference-mitigation techniques is necessary:
 - Reduced PMR/PAMR BS transmission power;
 - Spatial separation by co-ordination between operators;
 - External filters applied to the PMR/PAMR BS; and
 - Sufficient guard band between the 900 MHz mobile allocation and the first PMR/PAMR channel in use. *ECC041 assumed >2 MHz separation between GSM-uplink and CDMA-downlink.*
- It is more likely that a combination of these interference-mitigation techniques should be used in order to ensure the compatibility of LTE/WiMAX900 operating below 915 MHz and PMR/PAMR (CDMA PAMR, TETRA) operating above 915 MHz.

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- LTE/WiMAX BS to Digital Enhanced Cordless Communications (DECT) BS/MS: It can be concluded that the interference created by the LTE/WiMAX1800 system would be similar to the interference created by GSM1800. No guard band is therefore required between LTE/WiMAX1800 and DECT allocations, provided that DECT is able to properly detect interference on the closest DECT carriers.
- The results in ITU-R M.2110 (Table 12) indicate that co-existence between CDMA450 base stations and the various fixed and mobile service base stations may be a challenge even with the use of significant filtering to provide the required attenuation. While the separation distance between the two systems is significantly reduced, if a filter at the CDMA450 base station receiver can provide at least 60 dB-70 dB rejection of the unwanted emissions, the value of the separation distance may be significant to permit co-existence in a few cases. Other possible mitigation measures are available that could be used to decrease the possibility of harmful interference even further, such as the use of guard bands and/or disabling of one or more CDMA450 carriers.

	CDMA450 base station		
Fixed and mobile systems	Separation distance	Separation distance/ filtering	
FM	21.45 km	1 km / 60 dB	
TETRA	25.6 km	1 km / 60 dB	
NMT	49.14 km	1 km / 70 dB	
Trunked land mobile systems – analogue FM	43.14 km	1 km / 70 dB	
Trunked land mobile systems – digital/C4FM	38.6 km	1 km / 70 dB	
Trunked land mobile systems – digital/ BPSK / QPSK/ 8-PSK/ 16-QAM	112 km	3 km / 70 dB	

• The same holds for BS to MS interference suppression of 60-80dB or guard band.

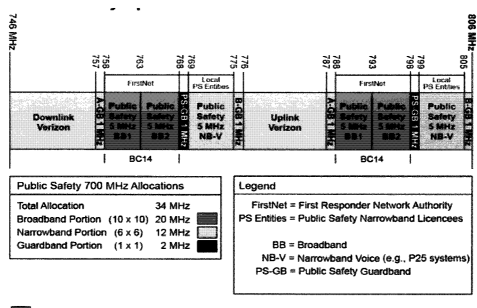
Table 12: ITU-R M2110: CDMA separation distances (BS-BS case) in 450-470MHz

The results of broadcasting systems with CDMA450 (Table 13) indicate that broadcasting base stations and CDMA450 base / mobile stations can successfully operate in adjacent spectrum, if the unwanted and spurious emissions from the broadcasting base stations can be reduced. Reducing the unwanted emissions by 60dB will enable successful sharing between the broadcasting base stations and the CDMA450 base/mobile stations.

Broadcasting	CDMA45	0 base station	CDMA450 mobile station	
system typical transmit power	Distance	Distance/filtering	Distance	Distance/filtering
2 kW ERP	43.7 km	< 1 km/ 60 dB	20.3 km	< 1 km/ 40 dB
15 kW ERP	59.8 km	1.2 km/ 60 dB	31 km	< 1 km/ 60 dB
1 MW ERP	92 km	3.9 km/ 60 dB	49.9 km	<1 km/ 60 dB

Table 12: Peculte of study	of interference	of broadcasting a	votomo with CDMA 450
Table 13: Results of study	y or interierence	or broaucasung s	ystems with CDWA 450

As seen in Figure 11, in the US-700 MHz band, the guard bands between the narrowband voice system and the broadband LTE system is chosen at 1 MHz each. There was no detailed interference evaluation found so far, therefore, it may be a regulatory definition with special safety margin which might be reduced within time/experience. Due to improved propagation effects in 450 MHz relative to 700 MHz, any guard band in 700 MHz would have to be larger in 450 MHz. So, 1 MHz guard band is also used in 450 MHz until actual studies may prove lower margins.



FCC allocated spectrum to public safety for broadband data sevices
Commercial Mobile Carriers

Figure 11: Public safety spectrum allocation in US-700MHz band

Based on the results above, some general guard band assumptions could be derived also for other bands, which should be considered in the IMT roadmap channelling exercise:

- Guard band between GSM and LTE or UMTS: >300 kHz; and
- Guard band between TETRA or CDMA or other narrowband systems to LTE or UMTS: >1 MHz.

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8.3 The 450-470 MHz band

This section presents the Authority's roadmap proposal for the 450-470 MHz band. In the background sub-section, prior activities undertaken by the Authority in the band are presented to provide context for the current proposal. Next, the results of ITU feasibility studies on the co-existence between IMT services in the 450-470 MHz band and services in adjacent bands are presented. In subsequent sub-sections, the various IMT options for the 450-470 MHz bands are discussed with regard to feasibility, costs and benefits. Finally, the Authority puts forward two main options.

The Authority has conducted an extensive feasibility study for the 450-470 MHz band. This feasibility study includes international and regional standardization documents, a review of advantages and disadvantages of migrating the current licensees out and a comparative assessment of future usage scenarios for the band. The next sections draw on this feasibility study. For more details on the feasibility study for the 450-470 MHz band, please refer to Appendix A.

8.3.1 Background

The Radio Frequency Migration Plan puts forward a plan to make the 450-470 MHz (also referred to as IMT450) available for IMT services. This proposal is aligned with plans at the regional level where SADC also seeks to allocate the band for IMT.

The need for more efficient use of the 450-470 MHz band was confirmed by a spectrum audit conducted in the 450-470 MHz band. The spectrum audit showed that less than 20% of the band is actually occupied across South Africa despite the large number of licensees. Additionally, the Authority conducted a feasibility study in the band (see Appendix A) to fully investigate migration scenarios as well as their wider costs and benefits. The outcome of the feasibility study supports the allocation of the band to IMT services.

The following sections present the challenges as well as the options considered by the Authority for the IMT450 band.

8.3.2 Current assignments in the 450-470 MHz band

This section summarizes the main assignments in the 450-470 MHz band.

The current usages of the 450-470 MHz band include trunked mobile services, fixed links, paging and emergency services for the most part. Licensees in the band include the railways (i.e. Transnet) and mines, South African Police Service (SAPS), South African Airways (SAA) and a number of private licences (see Figure 12.).

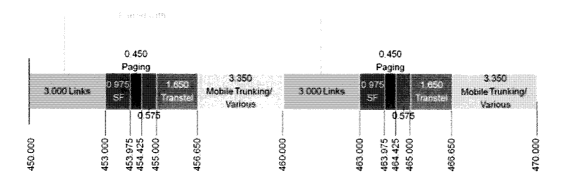


Figure 12: 2012 assignments 450-470 MHz

The SADC FAP-proposed common sub-allocation/utilisation seeks to allocate the 450-470 MHz band for IMT and also Point to Point (PTP), PMR and/or PAMR.

8.3.3 Compatibility and interference issues

Unique challenges exist for the co-existence between IMT services in the 450-470 MHz band and other services in adjacent bands (e.g. broadcasting, trunked systems). The ITU has undertaken a feasibility study to assess the challenges involved in the report titled *"ITU-R M.2110: Sharing studies between radiocommunication services and IMT systems operating in the 450-470 MHz."*

The relevant parts of the results for the purpose of this roadmap are summarised below:

8.3.4 IM⊤ options in 450-470 MHz band

The ITU Recommendation, ITU-R M.1036-4 (03/2012), sets out the following frequency arrangements for the 450-470 MHz band (see Table 14).

Energy	Paired arrangements				Unpaired
Frequency arrangeme nts	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	arrangements (e.g. for TDD) (MHz)
D1	450.000-454.800	5.2	460.000-464.800	10	None
D2	451.325-455.725	5.6	461.325-465.725	10	None
D3	452.000-456.475	5.525	462.000-466.475	10	None
D4	452.500-457.475	5.025	462.500-467.475	10	None
D5	453.000-457.500	5.5	463.000-467.500	10	None
D6	455.250-459.975	5.275	465.250-469.975	10	None
D7	450.000-457.500	5.0	462.500-470.000	12.5	None
D8					450-470 T DD
D9	450.000-455.000	10.0	465.000-470.000	15	457.500-462.500 TDD
D10	451.000-458.000	3.0	461.000-468.000	10	None

Table 14: Frequency arrangements in the band 450-470MHz

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The following two ITU notes complement the table above:

- Note 1: The number of frequency arrangements given in Table 2 reflects the fact that administrations have had to accommodate incumbent operations, while, for example, maintaining a common uplink/downlink structure (uplink in the lower 10 MHz, downlink in the upper 10 MHz) for FDD arrangements; and
- Note 2: Arrangements D7, D8 and D9 can be implemented by administrations that have the whole 450 470 MHz band available for IMT. Arrangement D8 can also be implemented by administrations having only a subset of the band available for IMT.Demand for IMT services in the 450-470 MHz band.

The Authority forecasts that the 450-470 MHz band will become increasingly attractive for basic internet connectivity, upload-heavy and emergency services in South Africa.

The 20 MHz bandwidth provided by the 450-470 MHz is small compared, for instance, with the 60 MHz or more available in higher frequencies. Therefore, the 450-470 MHz band is appropriate for services requiring low data rates and capacity.

In terms of basic internet connectivity using 450-470 MHz targets, two distinct opportunities are emerging: rural broadband and deep-indoor data coverage. With either opportunity, the cost of using higher frequencies is more expensive than that of using the 450-470 MHz band:

- Rural broadband in the 450-470 MHz is especially attractive for the following reasons: First, coverage using 450-470 MHz is more cost-effective coverage option when compared with using 700 MHz or higher frequencies. Therefore, 450-470 MHz band provides a higher incentive for service providers to offer services in rural areas where purchasing power is lower than in urban areas; Next, the 20 MHz of bandwidth available in the 450-470 MHz are more suitable for low-data rate and low-capacity demand profiles. Indeed, the low population density in rural areas results in lowcapacity demand; services used in rural areas are not expected to be as data-heavy as those used in urban areas where low data rates would be problematic; and.
- For, deep-indoor coverage, the 450-470 MHz band is better suited when compared with higher bands to provide deep-indoor coverage, whereas higher bands would be too costly to deploy. The 450-470 MHz therefore presents an attractive alternative to ensure that basic data coverage is available in deep, indoor environments.

Rural broadband in the 450-470 MHz supports national development projects such as the "SA Connect" initiative as well as e-Government, e-Health, and e-Learning programmes.

The IMT450 band could be especially applicable to improved data coverage in deepindoor environments and in rural areas to support data connectivity initiatives (e.g. e-Government, e-Health, eLearning, etc.). The capacity of 2×5 MHz paired spectrum or

1×20 MHz¹² unpaired spectrum is limited compared with the 700 MHz band with 2×30 MHz or 2×45 MHz, or 800 MHz band with 2×30 MHz. Therefore, basic services are in focus with reduced capacity and data rate requirements, but improved latency of LTE. Operational benefits are also expected due to harmonised and optimised core hierarchies.

For more quasi-stationary usage with fixed terminals, (and potentially separated outdoor antennas) both technologies could enlarge their coverage significantly. The user penetration could be significantly increased by Wi-Fi-offloading of classical smart phones with Wi-Fi-capability and IMT-backhauling. There might be some Mobile Virtual Network Operators (MVNOs) offering hotspot broadband internet in their restaurants or Wi-Fi Kiosks to low-income groups in areas currently not covered.

For both coverage bands (IMT450 and IMT700), it is expected to be embedded in connected car solutions as backhaul technology to other Wi-Fi-capable devices. Potentially larger antenna sizes due to lower frequency are feasibly more possible within car or home environments than small smart phones.

In terms of 'uplink-heavy' services, the distinctive patterns of use of that making the 450-470 MHz band attractive are the low data rates and the symmetrical (or uploaddominated) nature of communications. 'Uplink-heavy' services include M2M communications, messaging, VoIP over IMS and broadcasting uplink

Expected services are uplink-oriented/focussed, like M2M, messaging, VoIP over IMS, and uplink use of broadcasting services. M2M and IoT or smart metering/grid services might need different network parameters optimised for uplink or for small data rate requirements. Any congestion due to millions of small-sized messages needs to be prevented. Therefore an optimised network for M2M applications seems more cost-efficient.

Potential Wi-Fi-offload-oriented areas should be implemented with a balanced or downlink- favoured TDD-scheme which would affect the coverage improvements.

In addition to the abovementioned usage, alternatively 2×5 MHz FDD could be used for public safety agencies, if needed, in addition to the currently implemented systems (TETRA & WIMAX) within 380-400 MHz for SAPS.

The 450-470 MHz band is also of interest to public protection and disaster recovery services.

8.3.5 Options considered by the Authority

The Authority considers three 3 scenarios for the roadmap of the 450-470 MHz band:

1. Scenario 1: No allocation of the 450-470 MHz band to IMT - current licensees in the band stay and no IMT plans are made;

¹² Maximum bandwidth to be considered in dependence on interferences with broadcast channel 21 from 470-478MHz; 1×15MHz seem realistic.

- 2. Scenario 2: Allocation of the 450-470 MHz band exclusively to IMT all existing licensees in the 450-470 MHz band move to other bands within defined timeframes; and
- **3.** Scenario 3: Partial allocation of the 450-470 MHz band to IMT some parts of the 450-470 MHz band are allocated to IMT services; other parts remain with current allocation. The viability of this scenario is subject to interference trials.

Any geographical split of IMT450 and non-IMT technologies is possible in general, but not recommended due to large separation distances between these technologies. The three scenarios are discussed in the following:

8.3.5.1 Scenario 1: No allocation of the 450-470 MHz band to IMT

8.3.5.1.1 Benefits

The main rationale for scenario 1 (no allocation of 450-470 MHz to IMT) is to avoid disrupting the critical services deployed in the 450-470 MHz band. Indeed, the band currently carries radio communications for essential public and private services. Networks for emergency response, rail traffic management and police forces are key critical services in the band. Therefore, scenario 1 avoids all costs and uncertainty that may result from migrating critical services and a large installed base of network equipments and terminals to other bands.

8.3.5.1.2 Costs

Two types of costs arise from not allocating the 450-470 MHz band to IMT - the opportunity cost of foregoing the benefits of IMT in the 450-470 MHz band, as well as the spectral inefficiency of the current fragmentation in the 450-470 MHz band.

The opportunity cost of not allocating the 450-470 MHZ band to IMT is presented here in reference to the next 'best' alternative band for IMT services - the 700 MHz band. If the 450-470 MHz band allocation and use remains as is, IMT services such as basic broadband in rural areas or deep-indoor situations would have to be provided by higher bands such as 700 MHz. The incremental costs of deploying a network in the higher bands can be as 100% of the cost of deployment in the 450-470 MHz band. Higher network costs would result in services being less affordable to the least capable of paying for them.

The other type of costs of maintaining the *status quo* is due to the spectral inefficiency of the existing situation in the 450-470 MHz band. Currently, the 450-470 MHz band hosts a large number of licensees and services including fixed links, trunking, and paging services amongst others. For services like trunking, alternatives such as TETRA exist that are more spectrally efficient. For others such as paging, other spectrum bands exist that are in less demand and where these services can be equally deployed.

Finally, it is important to note that the opportunity costs and spectral inefficiency costs of scenario 1 cannot be accurately estimated at this stage. Multiple input such as the benefits and costs of spectrum migration (and network modernisation) for current

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licensees in the band cannot be reliably estimated. Additionally, the overall benefit of rural broadband and deep-indoor data coverage depends on factors other than network costs. Such factors as terminal costs, an ecosystem of relevant value-adding broadband applications cannot be reliably estimated yet.

It might be possible to estimate the absolute costs of additional IMT sites for 700 MHz or 800 MHz relative to 450 MHz to cover rural or more areas if the real area demands, targeted terminals and the final technology selection are known. The relative costs of a rural-only network within 700 MHz would increase by 55% - 85% relative to 450 MHz. In case of deep-indoor demands in urban areas for M2M, smart metering, etc., the cost would double in the case of 700 MHz.

These additional costs for rural coverage have to be compared with the migration costs of all different licensees in the case of full migration due to exchanges/tuning of splitters of antennas and potential exchange of user terminals.

In addition, current congestion due to inefficient spectrum use in this band might lead to other investments in higher bands due to higher capacity needs. These congestion-related costs might not occur if the migration could be combined with modernisation activities which would result in more efficient spectrum use, on the one hand, or synergy effects due to service migration instead of spectrum migration. It is quite difficult to quantify the opportunity to modernise and harmonise licensees' networks with higher spectrum efficiency, lower power consumption, more features and better operation possibilities.

8.3.5.2 Partial allocation of the band to IMT services

The IMT450 band configurations shown in Figure 41 can be altered to allow other non-IMT technologies to remain in the 450-470 MHz band. However, co-existence issues may arise inside the band in addition to compatibility issues between IMT services in general, and services in adjacent bands.

8.3.5.2.1 Benefits

Allocating part of the 450-470 MHz band to IMT services is a compromise option with two benefits - bringing IMT to the band for cost-effective services, as well as keeping critical public or infrastructure services in the band. The benefits of introducing IMT services in the band depend on the actual services deployed. For instance, benefits accrued from rural broadband would be different from those associated with emergency and public response services.

8.3.5.2.2 Costs

Partial allocation of the 450-470 MHz band to IMT involves clearing some of the current services out of the 450-470 MHz band and into other bands. Costs arise that are associated with the execution and implications of interference assessment trials and spectral inefficiency.

Interference assessment trials are necessary to ascertain interference-free co-existence of IMT services and non-IMT services in the 450-470 MHz band. These trials are very difficult to conduct in urban areas due to the need to switch off running networks Page 69/233

temporarily. In addition, the execution of the trials comes at non-negligible costs. More importantly, should the trials indicate the existence of interference, expensive measures must be taken (e.g. fitting of additional filters to base stations).

Spectral inefficiency costs result from the need for guard bands to avoid interference. Guard bands of 5 MHz or more are typical between IMT and non-IMT spectrum deployed in the same band. However, given that the overall size of the 450-470 MHz is just 20 MHz, such guard bands would considerably limit the usable spectrum for either IMT or non-IMT services.

For partial allocation of IMT and other technologies, co-existence trials/investigations have to be done in advance to assure the 1 MHz or 2.5 MHz guard bands will prevent unexpected delays of use of IMT due to protection of existing services, especially with higher reliability for operations like Transnet in SA.

These interference trials have not been performed so far and might last for a long time until all technologies of interest are investigated. To perform such trials, at least some parts of the spectrum have to be cleared, especially in urban areas and this would be especially hard to achieve. It may not be sufficient to test co-existence scenarios and guard band requirements in rural areas only.

In any case, IMT and potential co-existence technologies have to be aligned for the specially chosen option of 2×5 MHz FDD. It is not expected that many players would use this band, therefore, the general directive is to migrate all existing licensees out of IMT450. The process could be time-consuming, and lengthy, and would make any IMT usage and potential planning and deployments more and more expensive. Some IMT users might search for alternatives to cover their IMT demands, which might be more expensive.

Therefore, the costs of most existing licensees remain high for investing in new equipment and terminals, except for those few licensees who might be able to tune splitters to the lower sub-band parts. These licensees would have to invest in modernisation of equipment as well, but these costs would not be due to migration.

8.3.5.3 Full allocation of the band to IMT services

The full allocation of the 450-470 MHz band to IMT requires the migration of all current users out of the band. This scenario was supported by many stakeholders in their responses to the 2012 consultation on frequency migration. Other stakeholders went further to suggest that the 450-470 MHz band be dedicated to broadband services for public safety.

No. 37948 73

IMT Roadmap

The following graph describes the out-migrations necessary to allocate the 450-470 MHz for IMT use.

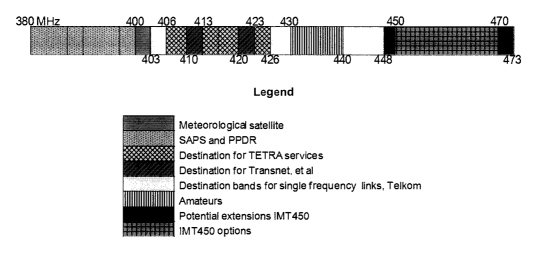


Figure 13: 450-470MHz potential destination spectrum

- Migration starts in 2016 and is finished in 2022.
- Dual illumination stops in 2024.
- SAPS free up 406-426 MHz and migrate to 380-400 MHz:
 - SAPS have already started migration in 2010 from 406-410//416-420 and 413-416//423-426 MHz (for R1 billion (est.)) with a 5-year migration plan until 2015, with a suggested/potential delay of 1 year until 2016 which will see the end of the dual illumination phase; and
 - Additional 2×3 MHz are still free for potential PPDR licences, e.g., emergency, airports (SAA).
- Transnet free up 450-470 MHz and migrate to 406-426 MHz:
 - Should Transnet decided to migrate from analogue to digital technology, current equipment should be usable until 2019;
 - If Transnet's data demands increase, then building and operating a LTE450 network might be one possible scenario for Transnet.
 - From 2016 Transnet could start migration towards 410-413//420-423MHz (2×3 MHz). Alternatively there are 2×4 MHz and 2×3 MHz for TETRA available in 406-426 MHz.
 - End of migration in 5 years, i.e.,2022; the dual illumination phase could be started regionally from 2017 onwards. Thus a maximum of 3 years dual illumination is required.
- Other licensees migrate from 450-470 MHz to:
 - 403-406 MHz (unpaired);

- 426-430 MHz (unpaired);
- 440-450 MHz (paired or unpaired), potentially for municipality networks; and
- In case of PPDR-use also to 387-390//397-400 MHz
- 430-440 MHz (amateurs) could possibly be used in case of congestion.
- Many municipality networks are in the 440-450 MHz bands. Depending on future demand, a harmonisation might take place.
- Special bands might be used only in congestion cases.- 448-450 MHz and 470-478 MHz (currently used by broadcaster) until the final IMT option and potential interferences are known.
- Potential smart grid application demands for energy companies: depending on selected technology and demand, smart energy services could be handled in IMT450 or in 403-406 MHz and 426-430 MHz.

Migration Objectives		
380-400 NF 12	380-400MHz band is assigned as PPDR usage band with TETRA as one technology. SAPS have already decided for TETRA in 380-387//390-397MHz. Remaining 2*3MHz might be used by emergency, security, or airport services.	
400-403 MHz	The band from 400-403MHz is assigned to "METEROLOGICAL AIDS SPACE OPERATION (Space to earth)", but not used in South Africa so far.	
403-406MHz	403-406MHz could be used for "METEROLOGICAL AIDS, Fixed, Mobile except for aeronautical mobile", which offers potential for short range devices (SRD).	
406-426MHz	406-426MHz could be used for TETRA (2*4MHz) and other PMR (2*3MHz); additional 2*3MHz used for other duplex technologies.	
426-430MHz	The range from 426-430MHz is current with out any assignment in South Africa.	
430-440Miz	The rangefrom 430-440MHz is reserved for amateur radio. There will be no general change in this band, even if the utilisation is currently about 1MHz bandwidth. Potential (temporal) use for single links might be discussed.	
440-450M1z	The band 440-450MHz is mainly used by municipalities and security services.	

Figure 14: Summary of migration of 450-470 MHz and destination bands

8.3.5.3.1 Benefits

The full allocation of the 450-470 MHz band to IMT (scenario 3) will result in increasing the spectrum efficiency in the 450-470 MHz band. Additionally, as a result of the execution of scenario 3, licensees have the opportunity to modernise their networks for higher cost-efficiency and the support of new services.

8.3.5.3.2 Costs

The costs of allocating the 450-470 MHz exclusively to IMT services are the incremental expenditure to be incurred by all licensees migrating out of the band. In this case, the estimation of the costs of migration are complicated by the fact that many licensees in the band are preparing in parallel to modernise their networks. Network modernisation may require a migration of its own if the destination service is deployed in a different band for instance.

Additional costs related to interference assessment depend on the chosen IMT configuration for the 450-470 MHz band.

8.4 694-876 MHz band

8.4.1 Background

Spectrum bands below 1 GHz are great options for mobile coverage for both indoor and outdoor as lower frequencies have better propagation. The 'digital dividend' spectrum released in the 694–860 MHz as a result of digitisation of broadcasting is being considered for mobile broadband globally. The ITU is considering various options for structuring the 'digital dividend' for IMT services. This section elaborates on both the further work by the Authority building on ITU and considering the national objectives of South Africa.

Currently, the main conflict is between APT-700 MHz band decision for ITU Region 3 and potential solutions for ITU Region 1 (IMT700) for harmonisation with former band decision within 790-862 MHz (=IMT800). Some countries within South America have already adopted APT-700 band, like Mexico, Brazil, in opposition to the US-channelling scheme.

Therefore, some countries of ITU Region 1 (Europe, Asia, Middle East and Africa) have to decide to follow Asia-Pacific channelling schemes of ITU Region 3 or find proper solutions in co-existence with current assignments of maximum harmonisation.

In general, the full unpaired IMT TDD option would lead to the simplest migration and spectrum-efficient solution: IMT TDD from 702-862 MHz, but this would not be commercially viable until there is solid ecosystem for TDD in IMT700 and IMT800 bands which will be difficult, because Asia-Pacific (except China) has decided on the FDD option. IMT800 FDD is well-established in Europe because Digital Dividend II is not yet available.

8.4.2 Options considered by the Authority

For the purposes of this analysis, the 700 MHz and 800 MHz bands are considered together. The two bands overlap and spectrum configurations in one affect the possible configurations in the other.

The ITU is considering two, high-level configurations for the 700 MHz band.

- Option 1: consists of the following combination of spectrum:
 - 2×45 MHz from 703 MHz to 803 MHz with 10 MHz of centre gap;
 - 2×18 MHz; and

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- Parts of CDMA/IMT850-spectrum (~2×5 MHz) together with GSM-R and GSM (or their potential IMT900 successors).
- Option 2: 2×30 MHz IMT700 plus 2×30 (or 2×33) MHz IMT800 plus parts of CDMA/IMT spectrum (~2×5 MHz) plus potential IMT-TDD assignments in band gap 733-758 MHz (or other IMT or non-IMT assignments) together with GSM-R and GSM (or their potential IMT900 successors).

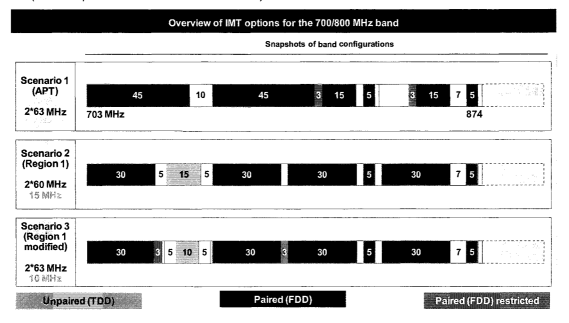


Table 15: Overview of IMT options for 700/800 MHz band

Many countries including most of Asia and Latin America have selection Option 1. At this point, European countries have decided for Option 2. Therefore, the main decision expected at WRC-15 is which region schemes to follow:

- ITU Region 3: 2×45 MHz IMT700 plus 2×18 MHz IMT800 plus parts of CDMA/IMT850-spectrum (~2×5 MHz) together with GSM-R and GSM (or their potential IMT900 successors);
- ITU Region 1: 2×30 MHz IMT700 plus 2×30 (or 2×33) MHz IMT800 plus parts of CDMA/IMT spectrum (~2×5 MHz) plus potential IMT-TDD assignments in band gap 733-758 MHz (or other IMT or non-IMT assignments) together with GSM-R and GSM (or their potential IMT900 successors).

Options 2 and 3 (based on the Region 1 approach), also enable TDD in the spectrum between the FDD blocks (15 MHz TDD for Option 2 and 10 MHz TDD for Option 3). Consequently, Options 2 and 3 (based on the ITU Region 1 approach) are more spectrum-efficient relative to Option 1 (based on the ITU Region 3 solution, if the TDD band is to be implemented as well.

8.4.2.1 Option 1: 2×45 MHz (700 MHz band) + 2×15 MHz (800 MHz band)

This option is the ITU Region 3 channelling solution from 703-803 MHz with two 30 MHz bandwidth duplexers from 703-733 MHZ or 718-748 MHz respectively.

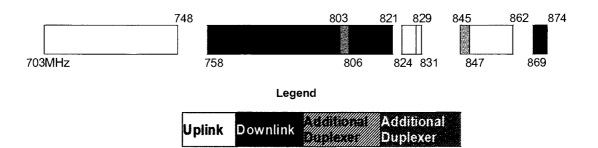


Figure 15: Option1 in 703-876 MHz

Band	Paired spectrum	Unpaired spectrum
703-803 MHz	2×45 MHz	Not Applicable
803-873 MHz	2×15 MHz	Not Applicable
	(2×3 MHz restricted)	

Table 16: Option 1 in 703-876 MHz

- Below are key characteristics of this option: APT (ITU Region 3) might have a better ecosystem in the long term due to larger population in Asia Pacific, South and Latin America and most countries in Africa. But, as already mentioned, the 2×30 MHz FDD band could be used in both regions.
- IMT bands:
 - 2×45 MHz in IMT700;
 - 2×15 MHz in IMT800;
 - 2×3 MHz in IMT800 in direct junction to IMT700; and
 - 3 MHz bandwidth networks are so far unusual, but possible.
- Solution for SA:
 - Neotel's assignment in IMT850 is currently 827-832 paired with 872-877 MHz and is overlapping with the GSM-R assignment from 876-880 MHz paired with 921-925 MHz. Neotel has to assure the migration to 824-829 paired with 869-874 MHz and needs to implement interference mitigation measures, (e.g. filters) if necessary; and
 - The allocation of the 876-880 MHz band to GSM-R reduces the amount of spectrum for IMT in the 850 MHz band from 2×10 MHz to 2×5 MHz

8.4.2.2 Option 2: 2×30 MHz (700 MHz band) + 2×30 MHz (800 MHz band)

The basic option 2 configuration provides the same amount of paired spectrum as option 1. However the distribution of spectrum between 700 MHz and 800 MHz bands is different from that of Option 1.

This option is where digital dividend I is already deployed from 790-862 MHz in FDD.

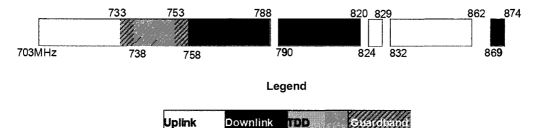


Figure 16: ITU Region 1 option 703-960 MHz

Band	Paired spectrum	Unpaired spectrum
703-803 MHz	2×30 MHz	15 MHz
803-873 MHz	2×30 MHz	None

Table 17: Option 2 in 703-876 MHz

- Option 2 is best suited for countries with 3-4 incumbents and gives also an opportunity for 3-4 new entrants.
- Solution for SA:
 - 2×30 MHz in IMT700 e.g. 2×2×15 MHz or 3×2×10 MHz expected;
 - 2×30 MHz in IMT800 e.g. 2×2×15 MHz or 3×2×10 MHz expected;
 - 2×5 MHz in IMT850 and 2×4 MHz GSM-R' and
 - 2×30 MHz in IMT900 and 2×5 MHz GSM.
- Radio equipment is either deployed for 700 band or 800 band due to double investments in radio equipment. This option is more attractive for different Mobile Network Operator's (MNO's) spectrum demands, e.g. 2×10 MHz and 20 MHz.
- This option also provides the additional benefit of an unpaired band of 15 MHz in the: 738-753 MHz centre gap. Counting in the 5 MHz mandatory guard bands between paired and unpaired IMT spectrum, the usable unpaired with 2 guard band of 5 MHz, each which might be used indoor as well. Therefore, with this ITU Region 1 option 15-25 MHz TDD capacity would be possible for a new TDD operator.

Therefore, this ITU Region 1 solution is more spectrum-efficient if the 15-25 MHz is used. Availability of equipment for this TDD band equipment will be secured as China has selected the unpaired configuration in the whole band.

• Neotel could migrate from CDMA to IMT850 (2×5 MHz).

Neotel's assignment in IMT850 827-832 paired with 872-877 MHz and overlaps the GSM-R assignment from 876-880 MHz paired with 921-925 MHz. The Authority proposes to shift the Neotel assignment in the 850 MHz band downward by 3 MHz. Additionally, due to the mission-critical nature of GSM-R services, the Authority proposes that Neotel will take the necessary measures (e.g. filters) in geographically-overlapping areas to GSM-R deployments to avoid interference with the GSM-R network. The Authority proposes that the licensees in adjacent bands to GSM-R, as well as GSM-R operators, proactively co-ordinate network footprints and ongoing changes to their networks.

8.4.2.3 Option 3: Variation of Option 2

Option 3 is a variant of Option 2 that provides more paired spectrum and less unpaired spectrum with a net loss of 1 MHz of useful spectrum over Option 2 The spectrum configurations of Option 3 are summarised in the figure below:

- Instead of 2×30 MHz paired spectrum: 2×33 MHz could be assigned. As in Option 1, an additional 2×3 MHz are available, but of reduced capacity and interest so far. These 2×3 MHz are available only to terminals compatible with Option 1(terminals with a second duplexer).
- Instead of 15 MHz (+10 MHz guard band) unpaired spectrum of Option 2, Option 3 avails 10 MHz (+12 MHz guard band) of unpaired spectrum.

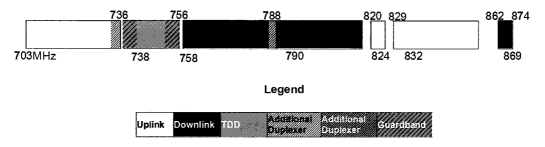


Figure 17: Option 3 703-960 MHz

Band	Paired spectrum	Unpaired spectrum
703-803 MHz	2×30 MHz	15 MHz
803-873 MHz	2×30 MHz	None
	(2×3 MHz restricted)	

Table 18: Option 1 in 703-876 MHz

Option 3 is comparable to option 2 in terms of spectrum efficiency, but offers also 2×63 MHz in FDD.

8.4.2.4 Comparative Summary of Options

Band	Option	Paired spectrum	Unpaired spectrum	Note
700/800	1	2×45 MHz +	Not applicable	ITU Region 3
		2×15 MHz +		
		(2×3 MHz restricted)		
700/800	2	2×30 MHz +	15 MHz	ITU Region 1
		2×30 MHz		
700/800	3	2×30 MHz +	10 MHz	ITU Region 1
		(2×3 MHz restricted) +		
		2×30 MHz		

Table 19: Comparative summary of 700 and 800 MHz options

All 3 options give new FDD spectrum within IMT700 or IMT800 with international wellestablished ecosystems. Option 2 and 3 have the benefit of being compliant with other ITU Region 1 assignments (minimisation of border interference co-ordination) and also ensures 2×30 MHz of international roaming band in IMT700. If ITU Region 3 adopts option 1, there are also 2×18 MHz and 2×5 MHz available for international roaming. If GSM-R is not implemented (in SA), then ITU Region 3 solution could extend IMT850 2×5 MHz to 2×10 MHz, while ITU Region 1 is limited to 2×(5+3) MHz.

It is expected that the population within ITU Region 3 relative to ITU Region 1 will increase, but this would not influence the ecosystem in general, because equipment could be used in both regions, at least for the international roaming band of 2×30 MHz. Due to expected TDD selection in China, there would also be a market for IMT TDD-capable equipment and devices in all bands, which make even smaller TDD-assignments of at least 10 MHz for outdoor macro cell¹³ use attractive in the long run. There will be all major bands included in the terminals as well as FDD and TDD, so terminals will select the most relevant option using software-defined radio.

Option 2 (respectively Option 3) might offer the opportunity of 15 MHz (respectively 10 MHz) unpaired spectrum (i.e. TDD) which could be used for large coverage like IMT450 and could also be used for pairing with IMT450 or IMT2100-3500 TDD bands. Therefore, it is expected that the unpaired portion of IMT450 and the unpaired portion of IMT700 would be assigned to the same operator which might have unpaired spectrum in capacity bands.

In the following figure, the most relevant IMT options are summarised.

¹³ >10MHz + 2 guard bands of 5 MHz are needed; the guard spectrum could be used indoor only.

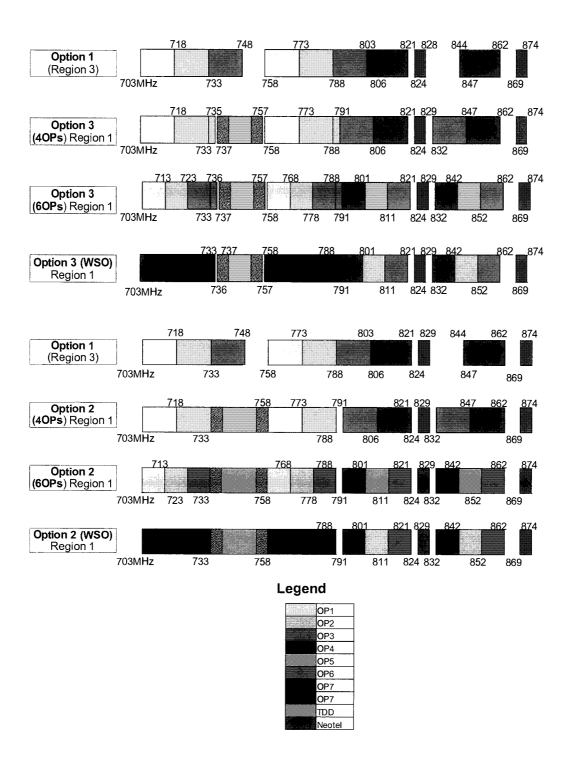


Figure 18: potential IMT450, IMT700, 800, 900 solutions

above: option3 with 2×3 MHz and 10 MHz TDD; below: option2 with 15M Hz in TDD

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8.4.3 Neotel migration

Within the feasibility study for 880-960 MHz it was found that Neotel's assignment in IMT850 band is now 827-832 MHz paired with 872-877 MHz and overlapping to the GSM-R assignment from 876-880 MHz paired with 921-925 MHz. The migration of Neotel to the new frequency by 3 MHz downwards does not need any new antennas. The new LTE equipment will be able to work from the band starting at 824 MHz. This holds as well for the current CDMA2000 equipment.

There might be an interference issue of the new LTE technology with existing GSM-R equipment; 2 MHz are currently planned as guard band. Which additional filter attenuations are required to prevent interference with GSM-R has to be investigated. Current CDMA2000 seems not to interfere with the existing GSM-R base stations, even with 1 MHz overlap, however, this is not guaranteed for future stations and for LTE.

Technically, this means tuning of current or future equipment to the new band. No changes are expected for the user equipment. There might be some efforts of tuning or adaptations within databases.

Commercial implications are not visible due to migration itself, until new LTE equipment is deployed. In this case, special filters may be needed, which might be more expensive.

8.5 The 876-880 MHz (paired with 921-925 MHz)

This section of the document discusses the Authority's proposed solution to the existing spectral overlap between the CDMA800 and GSM-R.

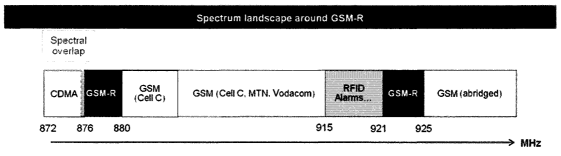
In the rest of this section, mentions of the 921-925 MHz band refer to the paired band 876-880 MHz / 921-925 MHz.

8.5.1 Background

The 921-925 MHz band (paired with 876-880 MHz) is currently entirely assigned to Passenger Rail Agencies of South Africa (PRASA) as a GSM-R RF licence. The area of operation is restricted to railway lines in metropolitan areas across South Africa. The applicable technical parameters follow the GSM-R standards prescription.

Furthermore, the Authority has assigned this licence on a shared basis and reserves the right to assign the same frequencies to another operator subject to coordination and synchronisation. Other potential users of the band include Transrail and Gautrain for instance.

The entire GSM-R band has been allocated to PRASA. Furthermore, both the lower and upper bands of the GSM-R assignments have close adjacencies:



GSM-R and adjacencies

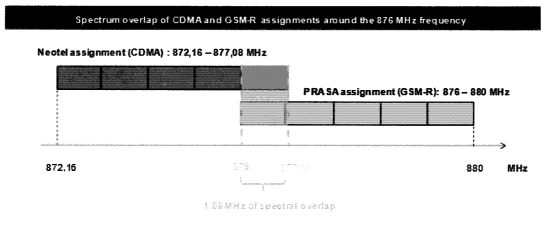
- The 2*5 MHz at 876-880 MHz & 921-925 MHz have been allocated in Region 1 exclusively for GSM-R
- The uplink of the band (876-880 MHz) is adjacent to CDMA(assigned to Neotel) on the left & GSM(Cell C) on the right
- The CDMA adjacency to the left of the 876-880 MHz overlaps by 1.06 MHz with the GSM-R uplink band

Figure 19: Spectrum landscape around GSM-R

The lower (uplink) GSM-R band is adjacent to the CDMA band (assigned to Neotel) on the left and to the GSM band (specifically the Cell C band) to the right. The upper (downlink) GSM-R band is adjacent to a relatively-empty band (occupied sparsely by RFID and alarm systems) to the left and to a GSM band (specifically the Cell C assignment) to the right.

8.5.1.1.1 Challenges in the Band Allocated for GSM-R

The main challenge with the current GSM-R allocation is its potential overlap with another assignment on the 876-880 MHz leg. The following paragraphs present the actual overlap, the obligation of the Authority and the Authority's proposal to resolve the overlap.



Spectrum overlap

- PRASA recently received a 4 MHz assignment for GSM-R from 876 to 880 MHz (internationally allocated band)
- Neotel has historically held around 5 MHz of spectrum
- Neotel's assignment could be shifted back to 868 MHz at a maximum, affording 3 MHz of guard band to GSM-R

Figure 20: Spectrum overlap of CDMA and GSM-R assignments around the 876 MHz frequency

For Neotel's CDMA network, this overlap may result in poor quality of data connectivity for users, depending on the relative strength of the interfering GSM-R signal.

The Authority has a fundamental duty to ensure an environment where assigned spectrum is interference-free. Interference-prevention options vary depending on the exclusive or shared nature of the spectrum.

- Where spectrum is assigned on an exclusive basis, interference is prevented usually through the use of guard bands and strict technical restrictions on emission profiles (spectral masks, EIRP limits).
- If spectrum is assigned on a shared basis however, interference-prevention is commonly achieved through geographical exclusivity. In this case, licensees agree to deploy their systems in different areas at emission levels that ensure interference-free boundaries. In the case of trunking systems, it may also be agreed that all involved parties operate in the same network using different sub-network identifications.

8.5.1.2 Trends in the 921 - 925 Band

This section describes the directives, guidelines and trends in the 921-925 MHz band on 3 levels (global, Region 1, SADC) side-by-side with the South Africa dispositions. Furthermore, relevant benchmarks pertaining to GSM-R or the 921-925 MHz band are discussed.

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I⊤U Allocation for Region 1	SADC Allocation			South African Allocation			
890 – 942 MHz	890 – 942 MHz			890 – 942 MH	Z		
FIXED MOBILE except aeronautical mobile	FIXED MOBILE except aeronautica I mobile	880 – 915 MHz IMT 915 – 921 MHz PMR &/or PAMR 921 – 925 MHz IMT PMR and /or PAMR 925 – 960 MHz IMT	Paired with 925 – 960 MHz Paired with 876 – 880 MHz	FIXED MOBILE except aeronautical mobile	IMT 900 MTX (880 – 915 MHz) GSM–R (BTX) (921- 925 MHz) IMT900 BTX (925 – 960 MHz) RFID (including passive tags and vehicle	Paired with 925 – 960 MHz Paired with 877.695 – 880 MHz Paired with 880 – 915 MHz Spectrum Re- allocation for RFID (GG. No 31127, 5	
BROADCASTING					location) (915-921 MHz)	June 2008)	
Radiolocation							

Table 20: Comparison of allocation at ITU, SADC and South Africa Level for 890-942 MHz

GSM-R (GSM Railway) is a customisation of the GSM standard for railway traffic management applications. The GSM-R specifications were finalised in 2000 and the Page 83/233

standard is now part of the European Rail Traffic Management System (ERTMS). Over 38 countries have adopted the technology to date. A typical deployment involves a string of base stations along railway lines at intervals of 7 and 15 km for high redundancy and robustness of the network. In addition to GSM, a number of trunking features are built into GSM-R and service quality is designed for mission-critical applications as well as speeds of up to 500 km/h.

The 876-880 MHz paired with 921-925 MHz has not been exclusively allocated for GSM-R used at any level (region 1, SADC, South Africa). However, in much of Western Europe (and now increasingly Eastern), GSM-R is routinely the only service deployed in the band.

8.5.1.2.1 Worldwide Trends for GSM-R or 921-925 MHz

GSM-R is standardised for use in either 900 or 1800 MHz bands.

In Europe, GSM-R is deployed by all member states as well as Turkey, Ukraine in the 876-880 MHz (paired with 921-925 MHz band). In Germany, this allocation has been extended by 3 MHz (873-876 MHz) to cater for the extensive and dense network of the railway company (Deutsche Bahn). It is important to note that the 873-876 MHz band was previously in use for trunking services.

In Australia, GSM-R is deployed in the DCS band (1800 MHz). The GSM band was auctioned to allow participation from the railway companies. Other large countries that have adopted GSM-R include China in 2008 (aligned with European bands) and India (in the P-GSM band).

However, it is important to note that most frequency allocation tables do not make explicit allocations to GSM-R. Instead (as in the case of Ofcom), the allocation is to mobile services while a footnote refers to GSM-R operation in the band.

8.5.1.2.2 Trends in Africa

To date, according to publically-available information, Algeria is the only country in Africa other than South Africa to have deployed a GSM-R network. This deployment started between 2006 and 2008 and is in line with the broader European norms.

8.5.1.2.3 Outlook

GSM-R deployment remains highly concentrated in Europe with 35 of the 38 reported deployments in the early 2000's. Large European railway companies including Deutsche Bahn run GSM-R and have not indicated short-term plans of migrating to different technologies. This ensures a stable interest in GSM-R and the strengthening of the GSM-R standard in the band as well as the availability of equipments.

Outside of Europe, a relatively small number of countries have adopted the standard worldwide, suggesting a slow uptake. However, these countries include India and China, the largest emerging economies which have the potential to sway industries.

Most African countries have yet to adopt the standard. A deeper analysis reveals however that the slow adoption in African is due to the under-developed and under-funded railways

network. As markets continue to grow and infrastructure spending increases in Africa, it is therefore likely to see more GSM-R networks rolled out in the *de fact*o Region 1 band of 876 – 880 MHz paired with 921-925 MHz.

In conclusion, GSM-R will likely be a major and growing standard for railways around the world. Since GSM-R is primarily deployed in the 921.925 MHz band, this allocation will remain for the foreseeable future.

8.5.1.3 Proposal

The Authority confirms the GSM-R allocation as exclusive in the band and moves to remove the current overlap between GSM-R and CDMA. Furthermore, given the sensitivity, mission-criticality and nascence of GSM-R, strict non-interference rules and must apply to licensees in the adjacent bands.

8.5.1.3.1 Allocation to GSM-R

The Authority proposes to formally amend the national frequency allocation table by allocating the 876-880 MHz band paired with 921-925 MHz band exclusively to GSM-R. Currently, the allocation refers to trunked services in general, with the understanding that GSM-R is one potential application. However, given the international and regional trends in the band, it is beneficial for South Africa to align to Region 1 and regional standards and provide certainty for GSM-R investments.

8.5.1.3.2 Removal of Spectrum Overlap

The Authority proposes to remove the spectrum overlap that currently exists between the GSM-R assignment to PRASA and the CDMA assignment to Neotel. The overlap has not resulted in technical issues because PRASA has yet to deploy a network in the band. However, before a network is deployed and legal implications emerge, both licensees must have the guarantee of interference-free spectrum.

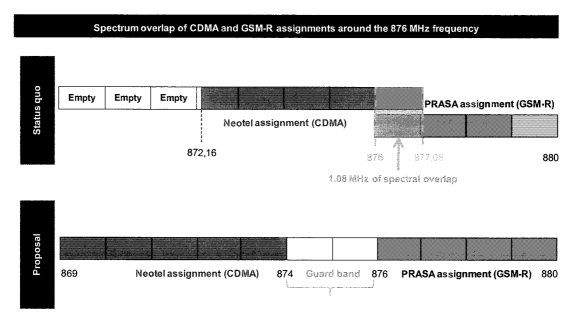


Figure 21: Spectrum overlap of CDMA and GSM-R assignments

8.6 The 880-915 MHz band paired with 925-960 MHz

This section presents the in-band harmonisation options developed by the Authority following the frequency migration plan put forth in April 2013.

The actual migration of the GSM 900 band to IMT is not dealt with in this document because significant GSM spectrum is still used for 2G. However, the in-band harmonisation options presented in this document make it easier for licensees to deploy IMT services in the GSM band.

8.6.1 Background

The Authority initiated the in-band migration of the 880-960 MHz band according to its mandate as laid out in the 'Process for Radio Frequency Migration' draft regulations S 4 (e). The mandate states that: "The Authority shall initiate a process of radio frequency migration in the following circumstances: where the authority has determined that a change in a radio frequency spectrum licence holder's assignment within a radio frequency band is required to enable more efficient use of the radio frequency spectrum (in-band migration)."

Further, the "Radio frequency migration regulation and plan" (Gazette36334) states for the 880-915 MHz band that:

"A Radio Frequency Spectrum Assignment Plan (RSFAP) will be developed regarding the Mobile (890 – 915 MHz paired with 925 – 935 MHz) bands with respect to harmonisation including in-band migration."

In other words, it is the Authority's objective to carry out an in-band migration (harmonisation) of the current GSM assignments. The primary objectives of the migration

are to achieve contiguous assignments for each of the 3 cellular carriers while increasing spectrum efficiency (fewer guard bands).

8.6.2 Options considered by the Authority

Based on an extensive benchmarking on the GSM900 band and best practices around the world, the Authority proposes three options for in-band harmonisation in the GSM900 band.

These proposals are summarised in the chart below.

	H	larmonisatio	n Scenarios f	or GSM 90	0 MHz		
	880 MHz					91	15 MHz
Scenario 1	0.2						
No internal guard bands		11.6		11.6		11.6	
■0.2 MHz GSM-R guard band	•	Cell C		Vodaco	om	MTN	
Scenario 2	0.2		0.2		0.2		0.2
■0.2 MHz internal guard bands		11.4		11.4		11.4	
■0.2 MHz guard band at edges	1		I		I		I
Scenario 3							
No internal guard bands		10		10	5	10	
Uneven assignment blocks	L						
					o be assigned on need	Dasis	

Figure 22: Harmonisation scenarios for GSM 900 MHz

The next sections explain these scenarios in detail.

8.6.2.1 Scenario 1: Equal 5 MHz+ blocks with guard bands

This scenario involves the assignment of equal shares of spectrum to licensees and the elimination of internal guard bands. Additionally, the left-edge guard band is expanded to a full GSM channel (0.2 MHz) and the right-edge guard band is removed.

The primary drivers for this scenario are contiguity and spectral efficiency with the assumption of 3 players (the status quo in South Africa).

As compared to the current distribution of spectrum in the band, the benefits of the current assignment arrangement are as follows:

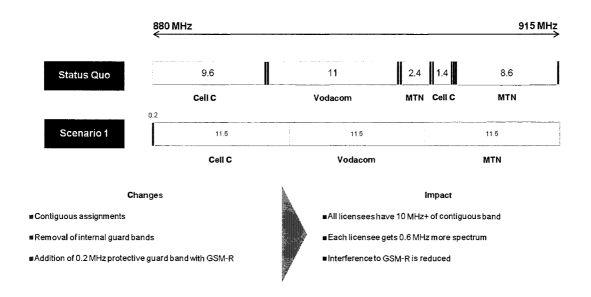


Figure 23: Status quo vs. scenario 1 (880-915 MHz harmonisation)

This scenario, like all others achieves the essential objective of contiguity. As a result, each licensee can now deploy either GSM or any of the other common technologies (3G or LTE). However, the scenario is still based on GSM channelisation (0.2 MHz) as evidenced by the GSM-R guard band of 0.2 MHz on the left-edge of the 880-915 MHz band.

The key feature of this scenario is the complete removal of internal guard bands. This removal saves 1.8 MHz in one go: 1.4 MHz contiguity gain and 0.4 MHz internal guard band gain. Removing guard bands is a paradigm shift that benefits licensees with more spectrum and empowers them to co-ordinate interference issues among themselves. Given the use of interference-resistant technologies such as frequency-hopping in GSM, rigid measures such as guard bands are less and less relevant to protect licensees in the same band from mutual interference.

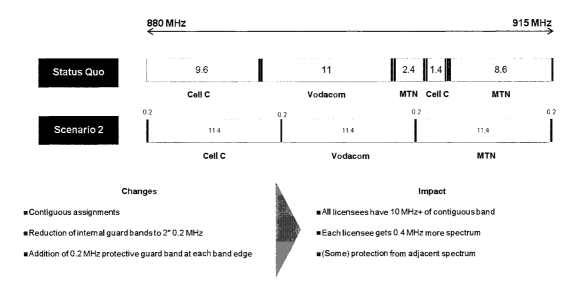
Additionally, the 0.2 MHz remainder from the three-way division of the band has been assigned to the left edge of the band (before the GSM-R allocation). The goal of this guard band is to provide spectral protection for the GSM-R band. It is important to note that guard bands are still very useful between different service classes and especially with GSM-R. Many GSM-R services are mission-critical and faults carry enormous safety and financial risks; therefore explicit measures such as guard bands are justified whenever feasible to add another layer of protection to deployments.

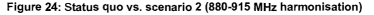
8.6.2.2 Scenario 2: Equal 5 MHz+ blocks without guard bands

In this scenario, licensees receive equal shares of spectrum and guard bands are maintained both between licensees within the band and at the two edges of the band. This scenario is the most conservative, contiguous arrangement assuming only 0.2 MHz of guard band.

The primary drivers for this scenario are also contiguity and spectral efficiency with the assumption of 3 players (the *status quo* in South Africa).

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In summary, the objective of contiguity is achieved and all players gain 0.4 MHz more spectrum while explicit guard bands increase protection from mutual interference. Channelisation of 0.2 MHz is still based on GSM.

The key difference from scenario 1 is that guard bands are maintained between players. While removing guard bands trades favours increased spectrum and soft interference management, maintaining guard bands focuses on interference prevention.

In addition to an increased guard band with GSM-R, this approach also adds a guard band on the right edge of the 880-915 MHz band. A variation of scenario 2 is to increase the guard band with GSM-R by shifting the right-edge guard band to the left-edge. Such a measure is a preventive move for the protection of mission-critical GSM-R services. Final decision about the merit of this variation of scenario 2 would be best made after interference analysis on GSM-R taking into account the density of deployments immediately to the right of 915 MHz.

8.6.3 Scenario 3: Differentiated X 5 MHz blocks without guard bands

This scenario consists of 4 contiguous blocks (3×10 MHz + 1×5 MHz) and no internal or external guard bands to be assigned to existing players on a differentiated need basis.

The key features are the new channelisation of 5 MHz and the option of uneven allocations among the existing three licensees.

The primary drivers of this scenario include a focus on broadband as well as differentiated assignments (uneven spectrum assignments to licensees based on such factors as market share and geographic differentiation). There are precedents to this in many countries including France and Pakistan.

The assignment is intended primarily to accommodate broadband services. UMTS and LTE (the two major 3G and 4G technologies) are realistically deployed in bands of 5, 10, 15 or 20 MHz. The snapshot below illustrates this scenario.

	880 MHz ←					915 M	
Scenario 3.a	10	2,5	2,5	1	10	10	
······	Mobile Operator		Mobile Operator			Mobile Operator	
Scenario 3.b	10		10		5	10	
	Mobile Operator	bile Operator Mobile Operator		r		Mobile Operator	

Notes on scenarios 3.a and 3.b

- The spectral positions of "mobile operators" indicated above are purely hypothetical and may not be interpreted based on current assignments
- Scenarios 3.a and 3.b involves 1 or 2 of the licensees giving up spectrum for the benefit of 1 or 2 others

Decision about what licensee gets the 5 MHz to be made using 'need-based' criteria such as market share, traffic volume

Figure 25: Scenarios for differentiated assignments (880-915 MHz)

The 5 MHz block assignment can also be used for differentiated assignments in a way that is compatible with both GSM and IMT. That is, each existing player has enough spectrum to deploy either or both GSM and 3G/4G in the same band (with 10 MHz assignments) while the Authority has the flexibility to assign the extra 5 MHz on an 'incremental-need' basis. In other terms, the Authority can assign extra spectrum to a licensee with a demonstrable need (in a given geographical region for a given period upon which the need is re-evaluated). The rationale behind 'need-based' primary assignments is that beyond a certain minimum amount of spectrum required for basic operation of a network, incremental assignments must recognise the actual need for spectrum. It is common practice among regulators to allocate uneven amounts of spectrum to licensees. Such decisions may result from the history of assignments or be based on factors such as market share, penetration or revenues.

8.6.4 Proposal of the Authority

The recommendations depend on the target market structure for the cellular industry.

For a 3-player market structure, by decreasing order of priority, the Authority proposes the following options in decreasing order of value:

- Scenario 1;
- Scenario 3.a and 3.b; and
- Scenario 2.

Cost-benefit Analysis of the Migration Scenarios for the Cellular Spectrum

Stakeholders		Scenarios					
	Impact items	0*	1	2	3		
Licensees	Amount of spectrum held (MHz)	reld (MHz) 11 11.6 1					
Licensees	Cost of migration	NC	Low	Low	Low		
End users / Licensees	Quality of existing service	Baseline	Best	Better	High		
End users / Licensees	Affordability of existing services	ces Baseline Ba		Baseline	Better/Best		
End users / Licensees	Availability of broadband services	Baseline	High	High	High		
ICASA	Revenue from spectrum management	Baseline	More	More	More		

Costs and benefits of various migration scenarios

- Scenario 1 provide the best overall benefits to the end users in a 3-player cellular scenario
- Scenario 1 is easier and faster to implement given that operator buy-in exists.

*0: Current spectrum distribution

Figure 26: Cost benefit analysis of migration scenarios for the cellular spectrum

For more details on the rationale behind the summary table, please refer to the feasibility study for the 880-960 MHz band in Appendix B.

8.7 IMT Roadmap Proposal for 1700-2290MHz

The key proposals in this band include an extension of the IMT-2100 band, the migration of fixed links into the band and the introduction of fixed broadband where feasible.

First, the various positions of the regulatory of standards bodies such as the ITU, CRASA and ICASA are presented. Next, the action items of the FMP initiated by the Authority are restated. Finally, the Authority presents its proposals for various sub-bands in the 1700-2290 MHz band.

8.7.1 ITU Position on 1700-2290MHz

The ITU Recommendation ITU-R M.1036-4 (03/2012) states the following: The recommended frequency arrangements for implementation of IMT in the band 1710-2200 MHz are summarised in Table 21.

Figure 27: frequency arrangements in the 1710-2200 MHz band

TDD band 33

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No. 37948 **95**

IMT Roadmap

Frequency		Unpaired			
arrange ments	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	arrangements (e.g. for TDD) (MHz)
B1	1 920-1 980	130	2 110-2 170	190	1 880-1 920; 2 010-2 025
B2	1 710-1 785	20	1 805-1 880	95	None
B3	1 850-1 910	20	1 930-1 990	80	1 910-1 930
B4 harmonised with B1 and B2)	1 710-1 785 1 920-1 980	20 130	1 805-1 880 2 110-2 170	95 190	1 880-1 920; 2 010-2 025
B5 (harmonised with B3 and parts of B1 and B2)	1 850-1 910 1 710-1 770	20 340	1 930-1 990 2 110-2 170	80 400	1 910-1 930

Table 21: Frequency arrangements in the band 1710-2290 MHz

NOTE 1 – In the band 1 710-2 025 MHz and 2 110-2 200 MHz three basic frequency arrangements (B1, B2 and B3) are already in use by public mobile cellular systems including IMT. Based on these three arrangements, different combinations of arrangements are recommended as described in B4 and B5. The B1 arrangement and the B2 arrangement are fully complementary, whereas the B3 arrangement partly overlaps with the B1 and B2 arrangements.

For administrations having implemented the B1 arrangement, B4 enables optimisation of the use of spectrum for paired IMT operation.

For administrations having implemented the B3 arrangement, the B1 arrangement can be combined with the B2 arrangement. B5 is therefore recommended to optimise the use of the spectrum: B5 enables the use of spectrum to be maximised for IMT in administrations where B3 is implemented and where the band 1 770-1 850 MHz is not available in the initial phase of deployment of IMT in this frequency band.

NOTE 2 – TDD may be introduced in unpaired bands and also under certain conditions in the uplink bands of paired frequency arrangements and/or in the centre gap between paired bands.

NOTE 3 – If selectable/variable duplex technology is implemented within terminals as the most efficient way to manage different frequency arrangements, the fact that neighbouring administrations could select B5 will have no impact on the complexity of the terminal. Further studies are necessary.

8.7.2 SADC Position on 1700-2290MHz

The SADC Frequency Allocation Plan (Table 22: SADC Frequency Allocation Plan 1700-2290 MHz

proposes that the 1700-2290 MHz be allocated to Fixed Links (single frequency), IMT, IMT (Terrestrial), IMT (Satellite), FWA and BFWA.

The 1700-2290 MHz band is currently used for a fixed, mobile, mobile-satellite, meteorological-satellite and space operation systems in various SADC countries.

The SADC FAP recognises that frequency channelisation of several key frequency bands must be developed and preferably harmonised throughout SADC. The frequency bands used for IMT, Broadband Fixed Wireless Access (BFWA), PTP microwave systems, etc. will be considered. Channelling plans will be added to the SADC band plan in future.

I⊤U Region 1 allocations and footnotes	SADC common allocation/s and relevant I⊤U footnotes	SADC proposed common sub- allocations / utilisation	Additional information
1 700-1 710 MHz	1 700-1 710 MHz	Fixed links (single	
FIXED	FIXED	frequency)	
METEOROLOGICAL- SATELLITE	METEOROLOGICAL– SATELLITE		
(space-to-Earth)	(space-to-Earth)		
MOBILE except	MOBILE except		
aeronautical mobile	aeronautical mobile		
5.289 5.341	5.289 5.341		
1 710-1 930 MHz	1710 – 1930 MHz	1 710-1 785 MHz IMT	IMT
FIXED MOBILE 5.384A 5.388A 5.388B 5.149			
5.341 5.385 5.386 5.387 5.388	5.341 5.385 5.388	1 805-1 880 MHz IMT	Paired with 1710-1785 MHz.
		1 880-1 900 MHz FWA	
		Cordless telephone	
		1 900-1 920 MHz	
		FWA	
		IMT (terrestrial)	
1930 – 1979 MHz	1930 – 1979 MHz	1920-1980 MHz IMT	Paired with 2170 –
FIXED	FIXED	(terrestrial)	2200MHz The
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388		development of satellites for IMT services to be
1970 – 1980 MHz	1970 – 1980 MHz		monitored
FIXED	FIXED		
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388		

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	r		
2 010-2 025 MHz	2 010-2 025 MHz	IMT terrestrial (2010 -	TDD
FIXED	FIXED	2025 MHz)	
MOBILE 5.388A 5.388B 5.388	MOBILE 5.388A 5.388B 5.388		
2110 – 2120 MHz	2110 – 2120 MHz	IMT (terrestrial) (2110-	Paired with 1920-1980
FIXED	MOBILE 5.388A5.388B	2170 MHz)	MHz
MOBILE 5.388A5.388B SPACE RESEARCH (deep space) (Earth-to- space) 5.388	SPACE RESEARCH (deep space) (Earth-to- space) 5.388		
2120 – 2160 MHz	2120 – 2160 MHz		
FIXED	MOBILE 5.388A 5.388B		
MOBILE 5.388A 5.388B 5.388	5.388		
2160 – 2170 MHz	2160 – 2170 MHz		
FIXED	MOBILE 5.388A 5.388B		
MOBILE 5.388A 5.388B 5.388	5.388		
2 170-2 200 MHz	2 170-2 200 MHz	IM⊤ (satellite) (2170-	
FIXED	MOBILE	2200 MHz)	Paired with 1980-2010
MOBILE	MOBILE-SATELLITE		MHz The development of
MOBILE-SATELLITE	(space-to-Earth) 5.351A		satellites for IMT services
(space-to-Earth) 5.351A	5.388 5.389A 5.389F		to be monitored.
5.388 5.389A 5.389F			
2 200-2 290 MHz	2 200-2 290 MHz	Fixed links (2025-2110	Radio Frequency
SPACE OPERATION (space-to-Earth) (space- to-space)	SPACE OPERATION (space-to-Earth) (space- to-space)	MHz paired with 2200- 2285 MHz)	channel arrangement according to ITU-RF.
EARTH EXPLORATION	EARTH EXPLORATION		1098.
– SATELLITE (space-to- Earth) (space-to-space)	– SATELLITE (space-to- Earth) (space-to-space)	BFWA (2 285-2 300 MHz)	
FIXED	FIXED	(VII. (2.)	
MOBILE 5.391	SPACE RESEARCH		
SPACE RESEARCH (space-to-Earth) (space- to-space)	(space-to-Earth) (space- to-space)		
5.392	5.392		

Table 22: SADC Frequency Allocation Plan 1700-2290 MHz

Footnotes:

5.384 Additional allocation: in India, Indonesia and Japan, the band 1 700-1 710 MHz is also allocated to the space research service (space to Earth) on a primary basis.(WRC-97).

5.384A The bands, or portions of the bands, 1710-1885 MHz, 2300-2400 MHz and 2500-2690 MHz, are identified for use by administrations wishing to implement

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International Mobile Telecommunications (IMT) in accordance with Resolution 223 (Rev.WRC-07). This identification does not preclude the use of these bands by any application of the services to which they are allocated and does not establish priority in the Radio Regulations. (WRC-07)

5.385 Additional allocation: the band 1718.8-1722.2 MHz is also allocated to the radio astronomy service on a secondary basis for spectral line observations. (WRC-2000)

5.386 Additional allocation: the band 1750-1850 MHz is also allocated to the space operation (Earth-to-space) and space research (Earth-to-space) services in Region 2, in Australia, Guam, India, Indonesia and Japan on a primary basis, subject to agreement obtained under No.9.21, having particular regard to troposcatter systems. (WRC-03)

5.387 Additional allocation: in Belarus, Georgia, Kazakhstan, Kyrgyzstan, Romania, Tajikistan and Turkmenistan, the band 1770-1790 MHz is also allocated to the meteorological-satellite service on a primary basis, subject to agreement obtained under No.9.21. (WRC-12)

5.388A In Regions 1 and 3, the bands 1885-1980 MHz, 2010-2025 MHz and 2110-2 170 MHz and in Region 2, the bands 1885-1980 MHz and 2110-2160 MHz may be used by high altitude platform stations as base stations to provide International Mobile Telecommunications (IMT), in accordance with Resolution 221 (Rev.WRC-07). Their use by IMT applications using high altitude platform stations as base stations does not preclude the use of these bands by any station in the services to which they are allocated and does not establish priority in the Radio Regulations.(WRC-12)

5.388B In Algeria, Saudi Arabia, Bahrain, Benin, Burkina Faso, Cameroon, Comoros, Côte d'Ivoire, China, Cuba, Djibouti, Egypt, United Arab Emirates, Eritrea, Ethiopia, Gabon, Ghana, India, Iran (Islamic Republic of), Israel, Jordan, Kenya, Kuwait, Libya, Mali, Morocco, Mauritania, Nigeria, Oman, Uganda, Pakistan, Qatar, the Syrian Arab Republic, Senegal, Singapore, Sudan, South Sudan, Tanzania, Chad, Togo, Tunisia, Yemen, Zambia and Zimbabwe, for the purpose of protecting fixed and mobile services, including IMT mobile stations, in their territories from co-channel interference, a high altitude platform station (HAPS) operating as an IMT base station in neighbouring countries, in the bands referred to in No. 5.388A, shall not exceed a co-channel power flux-density of $-127 \text{ dB}(W/(m^2 \cdot \text{MHz}))$ at the Earth's surface outside a country's borders unless explicit agreement of the affected administration is provided at the time of the notification of HAPS.(WRC-12)

5.389A The use of the bands 1 980-2 010 MHz and 2 170-2 200 MHz by the mobile-satellite service is subject to coordination under No. 9.11A and to the provisions of Resolution 716 (Rev.WRC-2000)×.(WRC-07)

5.389B The use of the band 1 980-1 990 MHz by the mobile-satellite service shall not cause harmful interference to or constrain the development of the fixed and mobile services in Argentina, Brazil, Canada, Chile, Ecuador, the United States, Honduras, Jamaica, Mexico, Peru, Suriname, Trinidad and Tobago, Uruguay and Venezuela.

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5.389C The use of the bands 2010-2025 MHz and 2160-2170 MHz in Region 2 by the mobile-satellite service is subject to co-ordination under No.9.11A and to the provisions of Resolution 716 (Rev.WRC-2000)×.(WRC-07)

5.389E The use of the bands 2 010-2 025 MHz and 2 160-2 170 MHz by the mobile-satellite service in Region 2 shall not cause harmful interference to or constrain the development of the fixed and mobile services in Regions 1 and 3.

5.389F In Algeria, Benin, Cape Verde, Egypt, Iran (Islamic Republic of), Mali, Syrian Arab Republic and Tunisia, the use of the bands 1 980-2 010 MHz and 2 170-2 200 MHz by the mobile-satellite service shall neither cause harmful interference to the fixed and mobile services, nor hamper the development of those services prior to 1 January 2005, nor shall the former service request protection from the latter services.(WRC-2000)

5.391 In making assignments to the mobile service in the bands 2 025-2 110 MHz and 2 200-2 290 MHz, administrations shall not introduce high-density mobile systems, as described in Recommendation ITU-R SA.1154, and shall take that Recommendation into account for the introduction of any other type of mobile system. (WRC-97)

5.392 Administrations are urged to take all practicable measures to ensure that space-to-space transmissions between two or more non-geostationary satellites, in the space research, space operations and Earth exploration-satellite services in the bands 2 025-2 110 MHz and 2 200-2 290 MHz, shall not impose any constraints on Earth-to-space, space-to-Earth and other space-to-space transmissions of those services and in those bands between geostationary and non-geostationary satellites.

8.7.3 Radio Frequency Migration Plan for 1700-2290MHz

With the 1700-2290 MHz band, the objectives of the Radio Frequency Migration Plan are to:

- Retain existing allocation for fixed links and migrate in fixed links from other bands; and
- If co-existence between broadband wireless access and point-to-point services is not possible, then BFWA could be implemented in areas where PTP links are absent.

The table below is the summary of the Authority's Frequency Migration Plan as it relates to the 2015-2285 MHz band.

Frequency E	Band	Allocation	in	NRFP	Proposed	Utilisation/	Notes	on	migration/
(MHz) 2013 (Applications)		Application	าร	usage					

2025 – 2110 paired with 2200 – 2285	FIXED (Fixed links)	Fixed Links (DF) BFWA (New ICASA proposal)	Develop RFSAP with consideration to Utilisation of fixed links.
			Migration of fixed links (DF) from other bands
			Potential to allocate for BFWA – but only where there is no interference problem with PTP links

Table 23: SA Frequency Migration Plan 2015-2285MHz

CRASA's preferred channel arrangement for the 2 GHz band (2025-2110 MHz paired with 2200-2290 MHz) is the same as the one in Annexure 1 to ITU-R Recommendation F.1098. The 2 GHz band has technical and economic advantages for low capacity digital systems including, for example, provisioning of fixed links operating over long distances. The RF channel arrangement in Annexure 1 of Recommendation ITU-R F.1098 provides for 6 return channels of 14 MHz each. These channels can be further sub-divided into channels of 7 MHz, 3.5 MHz or 1.75 MHz, depending on the system capacity requirements. The centre frequencies for RF channels in the 2 GHz band based on channels of 14 MHz are indicated in the table below.

The proposed RF channel centre frequencies for the 2 GHz band (using 14 MHz channels) are:

Channel no.	Centre frequency	Channel no.	Centre frequency	
1	2032.5 MHz	13	2207.5 MHz	
2	2046.5 MHz	2'	2221.5 MHz	
3	2060.5 MHz	3'	2235.5 MHz	
4	2074.5 MHz	4'	2249.5 MHz	
5	2088.5 MHz	5'	2263.5 MHz	
6	2102.5 MHz	6'	2277.5 MHz	

Table 24: CRASA channelling plan for 2025-2290MHz

8.7.4 Current usage of the 1700-2290 MHz band in South Africa

The table below summarizes the current assignments in the 1700-2290 MHz band.

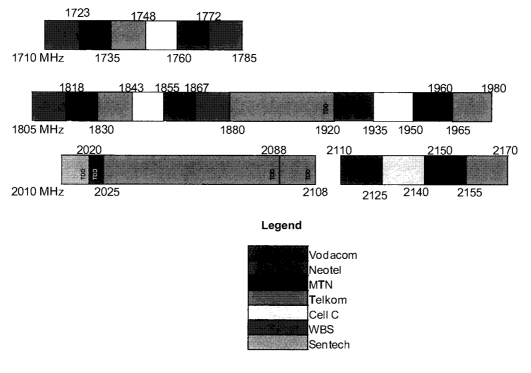


Figure 28: current assignments with 1700-2200MHz

8.7.4.1 Usage of paired IMT spectrum in the 1700-2290 MHz

In South Africa, the IMT1700 FDD spectrum is solely used for GSM1800 for 2×75 MHz from 1710-1880 MHz for 6 operators with each having 2×12 MHz. There are also 4 operators who already have UMTS 2100 FDD spectrum of 2×15 MHz each.

8.7.4.2 Usage of unpaired IMT spectrum in the 1700-2290 MHz

The TDD bands 2010-2025 are currently assigned to MTN (10 MHz) and Vodacom (5 MHz), but currently not in use due to 5 MHz guard band to FDD. The neighbour band 2015-2100 MHz is sparsely used by P2P-links.

The TDD band from 1880-1920MHz is in use by Telkom, SAPS and SANDF, e.g. for DECT-systems and fixed links. The guard band of 5 MHz from 1915-1920 MHz is free.

8.7.4.3 Proposal for extension of IMT 2100

IMT2100 may be delayed due to reduced availability of terminals. Depending on the traffic requirements for GSM per operator and the increased IMT data demands due to higher IMT-terminal penetration, the opportunity to migrate to IMT may be possible in one or two steps, for example, 2×5 MHz. At later stages, Universal Mobile Telecommunications System (UMTS) will also be migrated to IMT.

The IMT2100 band currently consists of 2×60 MHz of spectrum in 1920-1980 MHz paired with 2110-2170 MHz. The Authority proposes to extend this band by 30 MHz at the tail end of the current IMT2100 band. The consolidated IMT2100 band would therefore be 1920-2010 MHz paired with 2110-2200 MHz (see figure below).

This extension of the IMT2100 band would push the paired portion of IMT2100 right against the unpaired portion of the band that extends from 2010 MHz to 2025 MHz. A guard band of 5 MHz is typically required between adjacent paired and unpaired IMT bands. Therefore, the first 5 MHz of the 20 MHz assigned to MTN is from 2010 MHz to 2020 MHz.

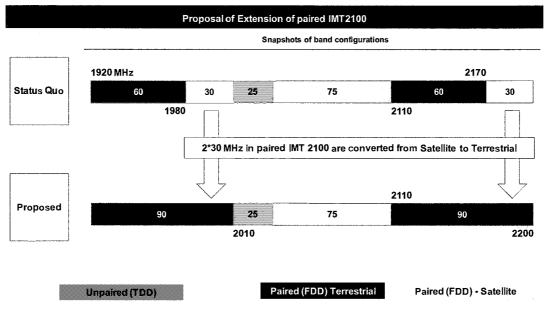


Figure 29: Proposal of Extension of paired IMT2100

A new proposal extends the IMT2100 bands from 1980-2010MHz paired with 2170-2200 MHz, In the first step, but 2010-2015 MHz (MTN) would not be fully usable in this case due to the 5 MHz guard band. This band is currently foreseen as IMT-satellite.

In addition, there might be an opportunity to migrate users out of 1885-1915 MHz for additional unpaired spectrum. This band is partly used for DECT which might be migrated to ISM-band 2400-2500 MHz.

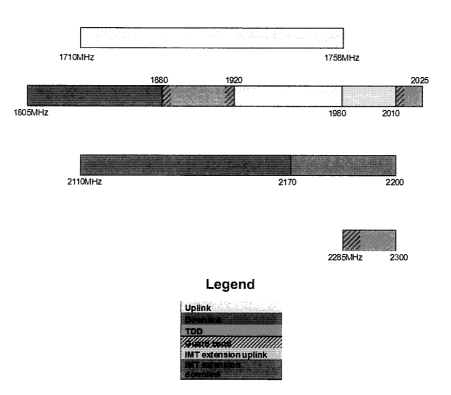


Figure 30: IMT2100-extensions proposal

The band 2015-2025 MHz remains usable for IMT TDD, but might be reassigned to 10 MHz for one user. MTN and Vodacom might be willing to change unused TDD spectrum into new FDD spectrum. These new TDD bands from 1885-1915 MHz plus guard bands and 2015-2025 MHz might be assigned to the TDD wholesale operator/consortium.

The 2025-2100 and 2200-2290 bands 2025-2100//2200-2290 MHz bands are not usable for (high-density) IMT-services, so the Authority proposes to use this band used for P2P link destination band migrated from lower bands.

The 2290-2300 MHz band is currently unused in South Africa. According to the Frequency Migration Plan an RFSAP should be derived to consider BFWA or BWA. It might be evaluated if IMT-TDD equipment could be developed or tuned to extend IMT-2300 starting from 2290-2400MHz. In general, the potential interference mitigation measures, between point to point and IMT-TDD at 2025 MHz and at 2285 MHz and to IMT FDD at 2110 MHz, have to be considered.

These suggestions are not yet defined within IMT, therefore the ecosystems are not prepared and these bands might be available in a second step. The delay would be much less for these bands compared to other bands in the past or now, because of the attractive location near GSM/IMT1800 and UMTS/IMT2100. Digital equipment is already available (SRAN-concept¹⁴). Radio equipment, filters and antennas need adaptations.

¹⁴ SRAN; single radio access network with separation of RF and digital baseband (BB) offers the use of standardised digital equipments independent from frequency bands. RF-units have to be adapted to specific bands with filters, etc.

8.8 2300-2400 MHz

The key proposals in this band include an extension of the IMT2100 band, the migration of fixed links into the band and the introduction of fixed broadband where feasible

First, the various positions of the key bodies such as the ITU, CRASA and ICASA are presented. Next, the action items of the Frequency Migration Plan initiated by the Authority are restated. Finally, the Authority presents its proposals for various sub-bands in the 1700-2290 MHz band

8.8.1 ITU Position on 2300-2400 MHz

ITU Recommendation ITU-R M.1036-4 (03/2012) states the following. The recommended frequency arrangements for implementation of IMT in the band 2300-2400 MHz are summarised in Table 25.

Frequency		Unpaired			
arrange ments	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	arrangements (e.g. for ⊺DD) (MHz)
E1					2 300-2 400 TDD

Table 25; Frequency arrangements in the band 2300-2400 MHz



Figure 31: Frequency arrangements in the band 2300 – 2400 MHz: 100MHz (unpaired)

8.8.2 SADC Position on 2300-2400 MHz

The SADC Frequency Allocation Plan proposes that 2300-2400 MHz be allocated to Fixed Links, IMT (TDD), PTP/PTMP and Broadband Fixed Wireless Access (BFWA).

The 2300-2400 MHz band is currently used for fixed and mobile systems in various SADC countries.

The SADC FAP recognises that frequency channelisation of several key frequency bands must be developed and preferably harmonised throughout SADC. The frequency bands used for IMT, BFWA, PTP microwave systems, etc. will be considered. Channelling plans will be added to the SADC Band Plan in future.

I⊤U Region 1 allocations and footnotes		SADC common allocation/s and relevant ITU footnotes		SADC proposed common sub- allocations / utilisation	Additional information	
2300-2450		2300-2450		2300-2400 MHz	Fixed paired with 2400-	
FIXED		FIXED		Fixed links PTP/PTMP	2500 MHz.	
MOBILE	5.384A	MOBILE	5.384A	IMT (TDD)		

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Amateur 5.150 5.282	Radiolocation 5.395	Amateur 5.150 5.2	Radiolocation 82	BFWA	This	band	has	been	
					identi	fied for	МТ		

Table 26: SADC Frequency Allocation Plan 2300-2450 MHz

8.8.3 National Radio Frequency Plan on 2300-2400 MHz

The National Radio Frequency Plan for 2300-2400MHz is shown in Table 27.

I⊤U Region 1 allocation and footnotes	South African Allocation and footnotes	Typical Applications	Comments
2300 -2450 MHz	2300-2450MHz		PAIRED with 2401-2481 MHz
FIXED	FIXED	FWA (PTP/PTMP)(2307- 2387 MHz) Outside Broadcast Links FWA(PTP/PTMP) (2401- 2481 MHz	28 MHz channels OB links. Frequency co-ordination with other systems operating in the band is mandatory on a case by case basis. Primary basis: 2377 MHz and 2471 MHz. Secondary basis: 2321 MHz, 2349 MHz, 2415 MHz and 2443 MHz.
MOBILE 5.384A	MOBILE 5.384A NF9	IMT2300 TDD(2300-2400 MHz) WLAN, FDDA and model ctrl. (2400 – 2483.5 MHz) Non-specific SRDs and low power video surveillance (2400 -2483 MHz) RFID (2400-2483.5 MHz)	Paired with 2307-2387MHz Radio Frequency Spectrum Regulations (Annex B)(GG. No. 34172, 31 March 2011)
Amateur Radiolocation	Amateur	ISM applications (2400- 2500 MHz)	Spectrum re-allocation to RFID(GG. No. 31127, 5 June 2008)
5.150 5.282 5.395	5.150 5.282		

Table 27: National Radio Frequency Plan on 2300-2400 MHz

Footnotes:

5.384A The bands, or portions of the bands, 1 710-1 885 MHz, 2 300-2 400 MHz and 2 500-2 690 MHz, are identified for use by administrations wishing to implement International Mobile Telecommunications (IMT) in accordance with Resolution 223 (Rev.WRC 07).. This identification does not preclude the use of these bands by any application of the services to which they are allocated and does not establish priority in the Radio Regulations. (WRC 07).

8.8.4 Radio Frequency Migration Plan for 2300-2400 MHz

The Radio Frequency Migration Plan concerning 2300-2400MHz is shown below.

Frequency Band	Allocation in NRFP 2013	Proposed utilisation/	Notes on migration/
(MHz)	(applications)	applications	usage
2300-2450	FIXED MOBILE Amateur (Fixed links (2307 – 2387 MHz) paired with (2401 – 2481 MHz) (Several outside broadcasting links) (ISM band (2400 – 2500 MHz))	IMT (Terrestrial) 2300 – 2400 MHz as per SADC FAP proposed common sub-allocation/ utilisation	Feasibility Study to be carried out with consideration of Use for IMT. Migration of fixed links and OB links.

Table 28: Radio frequency migration plan for 2300-2400 MHz

Large bandwidths are available with medium propagation loss and penetration loss in 2300MHz. TDD-band 40 is currently used for WiMax, but with a general worldwide trend to LTE.

In South Africa, the operator Telkom Mobile (formerly 8ta) holds 60 MHz of 2.3 GHz unpaired spectrum (band 40. TelkomTDD-LTE service was commercially launched alongside new data tariffs on April 21, 2013. SMMT holds additional 20MHz within 2300MHz.

Other examples for TDD-LTE in 2300MHz: India, Saudi Arabia, Thailand (1WSO), Indonesia, Philippines, Malaysia, Singapore.

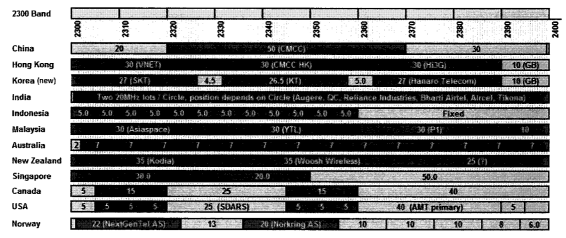


Figure 32: IMT TDD assignments within 2300-2400 MHz worldwide

Contiguous TDD spectrum allocation in large blocks is beneficial for improved mobile broadband experience and enlarging the global market scale. 100MHz bandwidth of unpaired spectrum from 2300 to 2400MHz was identified for IMT at the World

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Radiocommunication Conference 2007 (WRC-07). It is a major unpaired frequency band identified for IMT on a worldwide basis.

Since synchronised TDD networks lead to best spectrum utilisation and the corresponding solutions are matured, the synchronised operation among multiple TDD-LTE networks is recommended for TDD co-existence.

The current spectrum in SA is widely used by Telkom (60MHz) and SMMT (20MHz). The remaining spectrum (2380-2400MHz) could potentially be assigned to WBS in the event of spectrum clearance of 2500-2565MHz band, where WBS have 14MHz in TDD-SCDMA. But this migration would put additional costs to the technology migration from TDD-SCDMA to IMT-TDD due to new antennas and filters. WBS started TDD-SCDMA in 2005 and announced in 2011 to migrate to LTE-TDD.

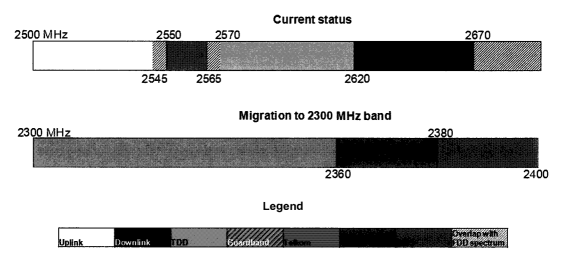
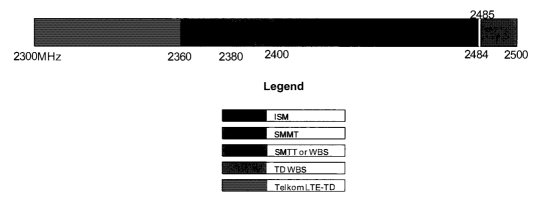


Figure 33: WBS migration issue out of IMT2600 band

A migration of WBS is essential for the use of the IMT2600 band, otherwise 2×25 MHz could not be used because the first 15 MHz in the downlink are not usable and second 2×5 MHz in uplink and downlink are needed as guard band to TDD-SCDMA.

The migration to 2380-2400 MHz gives WBS 6 MHz more spectrum than currently and increases capacity due to improved spectral efficiency. In addition, modernised equipment reduces OPEX costs due to increased energy-efficiency.



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Figure 34: IMT2300 band

If 2380-2400 MHz were not used by WBS, SMMT might be interested in this part of the band.

The 2400-2484 MHz band is supposed to be used for ISM applications. 2485-2500MHz could be used as indoor DECT-usage. Therefore, the whole band 2400-2500MHz should be assigned to ISM and DECT.

8.9 2500-2690 MHz

8.9.1 ITU Position on 2500-2690 MHz

ITU Recommendation ITU-R M.1036-4 (03/2012) states the following. The recommended frequency arrangements for implementation of IMT in the band 2500-2690 MHz are summarised in Table 29.

Frequency arrangem ents	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	Centre gap usage	Unpaired arrangements (e.g. for TDD) (MHz)
C1	2 500- 2 570	50	2 620-2 690	120	TDD	2 570-2 620 T DD
C2	2 500- 2 570	50	2 620-2 690	120	FDD	2 570-2 620 FDD DL external
C3	Flexible FDD/TDD					

Table 29: Frequency arrangements in the band 2500-2690 MHz

NOTE 1 – In C1, in order to facilitate deployment of FDD equipment, any guard bands required to ensure adjacent band compatibility at the 2 570 MHz and 2 620 MHz boundaries will be decided on a national basis and will be taken within the band 2 570-2 620 MHz and should be kept to the minimum necessary, based on Report ITU-R M.2045.

NOTE 2 – In C3, administrations can use the band solely for FDD or TDD or some combination of TDD and FDD. Administrations can use any FDD duplex spacing or FDD duplex direction. However, when administrations choose to deploy mixed FDD/TDD channels with a fixed duplex separation for FDD, the duplex separation and duplex direction as shown in C1 are preferred.

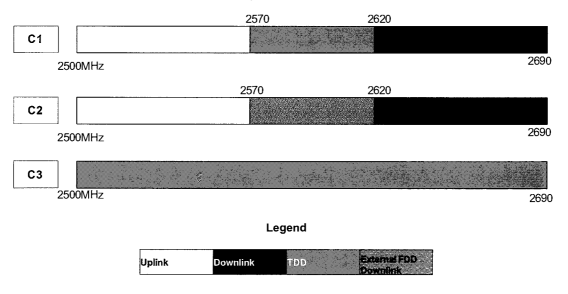


Figure 35: Frequency arrangements in the band 2500 – 2690 MHz

8.9.2 SADC Position on 2500-2690 MHz

The SADC Frequency Allocation Plan (Table 30) proposes that the 2500-2690 MHz be allocated to IMT and BFWA. The 2500-2690 MHz band is currently used for mainly BFWA systems in various SADC countries and is also allocated to mobile services identified for IMT.

The SADC FAP recognises that frequency channelisation of several key frequency bands must be developed and preferably harmonised throughout SADC. The frequency bands used for IMT, Broadband Fixed Wireless Access (BFWA), PTP microwave systems, etc. will be considered. Channelling plans will be added to the SADC Band Plan in future.

ITU Region 1 allocations and footnotes	SADC common allocation/s and relevant ITU footnotes	SADC proposed common sub-allocations / utilisation	Additional information
2 500-2 520 MHz	2 500-2 520 MHz	BFWA (2500-2690 MHz)	The band 2 500-2 690
FIXED 5.410	FIXED	IMT (2500-2690 MHz)	MHz is currently used
MOBILE	MOBILE except		mainly for BFWA. This
except aeronautical mobile	aeronautical		band is also allocated to
5.384A	mobile 5.384A		the mobile service and
BROADCASTING- SATELLITE			identified for IMT. This band needs to be
5.4135.416			harmonised in SADC for
5.339 5.405 5.412 5.417C			IMT channelling plan to be developed.
5.417D 5.418B 5.418C			
2 520-2 655 MHz	2 520-2 655 MHz		
FIXED 5.410	FIXED		
MOBILE except	MOBILE except		
aeronautical mobile	aeronautical mobile 5.384A 5.339		
5.384A	5.304A 5.339		
BROADCASTING- SATELLITE			
5.4135.416			
5.339 5.405 5.412 5.417C			
5.417D 5.418B 5.418C			
2 655-2 670 MHz	2 655-2 670 MHz		
FIXED 5.410	FIXED		
MOBILE except aeronautical mobile 5.384A	MOBILE except aeronautical		
BROADCASTING- SATELLITE 5.208B 5.413 5.416 Earth exploration-satellite (passive) Radio astronomy Space research (passive) 5.149 5.412	mobile 5.384A 5.149 5.412		
2 670-2 690 MHz	2 670-2 690 MHz		
FIXED 5.410	FIXED	<u> </u>	

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MOBILE except aeronautical mobile	MOBILE except aeronautical mobile 5.384A	
5.384A	5.149 5.412	
Earth exploration- satellite (passive)		
Radio astronomy		
Space research (passive)		
5.149 5.412		

Table 30: SADC Frequency Allocation Plan

8.9.3 National Radio Frequency Plan on 2500-2690 MHz

ITU Region 1 allocation and footnotes	South African Allocation and footnotes	Typical Applications	Comments
2500-2520 MHz	2500-2520 MHz		
FIXED			
MOBILE except aeronautical mobile 5.384A	MOBILE except aeronautical mobile 5.384A NF9	IMT2600 MTX (2500-2570 MHz)	PAIRED with 2620-2690MHz
5.412			
2520-2655 MHz	2520-2655 MHz		
FIXED 5.410			
MOBILE except aeronautical mobile	MOBILE except aeronautical mobile	IMT2600 MTX (2500-2570 MHz)	PAIRED with 2620-2690MHz
5.384A	5.384A NF9	IMT2600 TDD (2570-2620 MHz)	
BROADCASTING SATELLITE 5.413 5.416 5.339 5.412 5.417C 5.417D 5.418B 5.418C	5.339	IMT2600 BTX (2600-2690 MHz)	PAIRED with 2500-2570MHz
2655-2670 MHz	2655-2670 MHz		
FIXED 5.410			
MOBILE except aeronautical mobile 5.384A	MOBILE except aeronautical mobile 5.384A NF9	IMT2600 BTX (2600-2690 MHz)	PAIRED with 2500-2570MHz
BROADCASTING SATELLITE 5.20B 5.413 5.146			
Earth exploration- satellite (passive)	Radio Astronomy		
Radio astronomy	5.149		
Space research (passive)			
5.149 5.412			

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2655-2670 MHz	2655-2670 MHz		
FIXED 5.410			
MOBILE except aeronautical mobile 5.384A	MOBILE except aeronautical mobile 5.384A	IMT2600 MTX (2500-2570 MHz)	PAIRED with 2500-257
Earth exploration- satellite (passive)	- - -		
Radio astronomy	Radio Astronomy		
Space research (passive)	Radio Astonomy		
5.149 5.412	5.149		

Table 31: National Radio Frequency Plan for 2500-2690MHz

Footnotes:

5.384A The bands, or portions of the bands, 1 710-1 885 MHz, 2 300-2 400 MHz and 2 500-2 690 MHz, are identified for use by administrations wishing to implement International Mobile Telecommunications (IMT) in accordance with Resolution 223 (Rev.WRC 07). This identification does not preclude the use of these bands by any application of the services to which they are allocated and does not establish priority in the Radio Regulations. (WRC 07)

8.9.4 Radio Frequency Migration Plan for 2500-2690 MHz

Frequency Band	Allocation in NRFP	Proposed Utilisation/	Notes on migration/
(MHz)	2013 (Applications)	Applications	usage
2500 – 2690	2500-2520 MHz MOBILE except aeronautical mobile	Mobile IMT (as per SADC FAP proposed common sub- allocation/ utilisation) 2520-2655 MHz MOBILE except aeronautical mobile 2655-2690 MHz MOBILE except aeronautical mobile Radio astronomy	 Develop RFSAP with consideration to: Current re-planning efforts within the 2.6 GHz band. The allocation of this band to Mobile IMT.

Table 32: Radio Frequency Migration Plan for 2500-2690MHz

It is planned to develop a Radio Frequency Spectrum Assignment Plan (RFSAP) with consideration to:

 Current re-planning efforts within the 2.6 GHz band do not seem realistic in order to find 50 MHz spectrum for uplink.

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- Therefore Option C1 is chosen by most operators worldwide. The allocation of this band to Mobile IMT:
 - IMT-FDD 2500-2570//2620-2690 MHz: 2×70 MHz for;
 - 7×2×10 MHz for max 7 operators; or
 - 2×2×20 MHz and 3×2×10 MHz for 5 operators; or
 - 2×2×20 MHz and 2×2×15 MHz for 4 operators.
 - Guard bands of less prioritised usage from 2570-2575 MHz and 2615-2620 MHz in TDD band due to improved spectrum efficiency compared to guard bands in FDD band;
 - IMT-TDD 2575-2615 MHz 40 MHz macro cell and 2570-2620 MHz;
 - 50 MHz for indoor usage should be assigned to one operator or at least with the obligation to all licensees to use the same TDD downlink scheme; and.
 - The FDD-part of the IMT2600 band might be assigned to 4 to 7 MNOs from 2×10 MHz up to 2×20 MHz according to their demands.

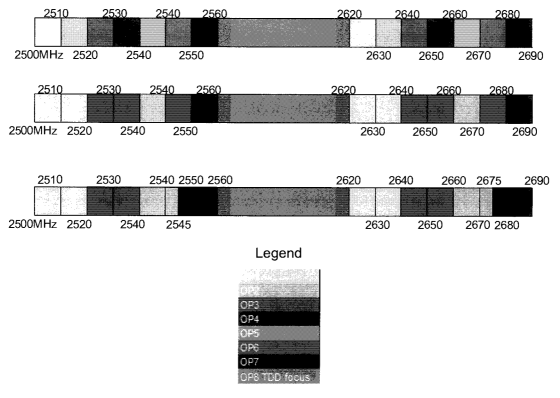


Figure 36: Frequency allocation examples of 2500-2690MHz

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8.9.5 WBS Migration Issue

Currently WBS is licensed for 2550-2565 MHz. They use 14 MHz TDD-SCDMA technology. WBS started TDD-SCDMA in 2005 and announced the migration to LTE-TDD in 2011.

The migration of WBS out of this band is essential for the use of the IMT2600 band, otherwise 2×25 could not be used because:

- 15 MHz in the downlink are not usable for IMT; and
- 2×5 MHz in uplink and downlink are needed as guard band to TDD-SCDMA.

A possible migration into 2380-2400MHz gives WBS 6 MHz more spectrum than today and the opportunity to modernise equipment to IMT-TDD with significantly higher spectral efficiency. The migration might take place in 2 phases:

- Immediately to 2575-2590 MHz a temporary move from the FDD-part to the TDD-part until the TDD-band will be used by the new licensees; and
- Migration to 2380-2400.

The temporary in-band migration is expected as minimum cost solution for WBS if base stations and terminals might operate in this part of the band as well, but it is still a temporary solution. (WBS should make a statement on their equipment capabilities).

In the currently-used modem-technical description of Navini Networks, the following table is found. This indicates that the modems would work in the TDD-part of 2600, but no terminal would be available for this technology in 2380-2400 MHz which is not intended.

Model	Frequency range	Operating band
2305-2360 LMX E	2.305-2.360 GHz	WCS
2400-2483 LMX E	2.400-2.483 GHz	ISM
2.5-2.6 LMX E	2.500-2.686 GHz	EBS-BRS
		WLL
3475-3600 LMX E	3.475-3.600 GHz	WLL
	305-2360 LMX E 400-2483 LMX E 2.5-2.6 LMX E 410-3525 LMX E	305-2360 LMX E 2.305-2.360 GHz 400-2483 LMX E 2.400-2.483 GHz 2.5-2.6 LMX E 2.500-2.686 GHz 410-3525 LMX E 3.410-3.525 GHz

Table 33: Terminals for operation in 2600 MHz band

The migration to 2380-2400MHz would put additional costs to the technology migration from TDD-SCDMA to IMT-TDD due to new antennas and filters.

The Authority proposes to assign the entire 50 MHz TDD-block of IMT2600 to one player to maximise spectral efficiency or at least with the obligation to use the same TDD downlink scheme for all licensees. WBS might also bid on one of the TDD-assignments in IMT2600-TDD band. In this case, WBS might reuse their current equipment and migrate users according to commercial needs. The Authority intends to limit the temporary phase to assure spectral efficiency.

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WBS could decide to migrate to 2380-2400 MHz or into 25 MHz of the IMT2600-TDD band to move firstly to one part with TDD-SCDMA, while building up the IMT-TDD network in the other part.

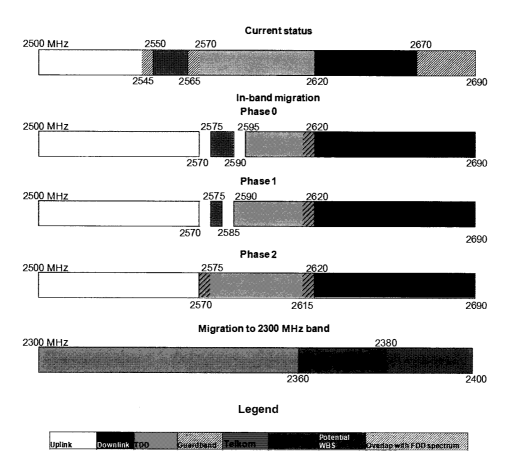


Figure 37: WBS migration scenarios

The current assignment of WBS in 2550-2565MHz could be migrated immediately (Phase 0) to 2575-2590MHz with 2×5 MHz guard band to protect IMT-FDD and TDD. In subsequent phases WBS could migrate their users to IMT-TDD beginning from 2595-2600 MHz to the final 25 MHz. WBS can deploy the modernised hardware, but is limited to 5 or 10 MHz in intermediate phases. WBS, as well as the other operator in IMT2600 TDD, have the obligation to use:

- the same TDD downlink scheme to prevent the need of additional 5MHz guard band; and
- their 5MHz guard band to IMT-FDD in a protected mode not to interfere with FDD.

8.10 3400-3600 MHz

8.10.1 ITU Position on 3400-3600 MHz

ITU Recommendation ITU-R M.1036-4 (03/2012) states the following. The recommended frequency arrangements for implementation of IMT in the band 3400-3600 MHz are summarised below:

Frequency arrangements	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	Unpaired arrangements (e.g. for TDD) (MHz)
F1					3 400-3 600
F2	3 410-3 490	20	3 510-3 590	100	None



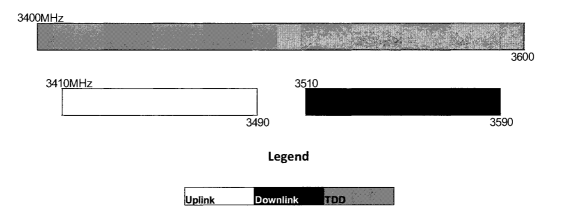


Figure 38: Frequency arrangements for 3400–3600MHz

8.10.2 SADC Position on 3400-3600 MHz

The SADC Frequency Allocation Plan proposes that the 3400-3600 MHz be allocated to IMT and BFWA.

The 3400-3600 MHz band is currently used for mainly BFWA systems in various SADC countries and, as from 17 November 2010, is also allocated to mobile services identified for IMT.

The SADC FAP recognises that frequency channelisation of several key frequency bands must be developed and preferably harmonised throughout SADC. The frequency bands used for IMT, BFWA, PTP microwave systems, etc. will be considered. Channelling plans will be added to the SADC Band Plan in future.

ITU Region 1 allocations and footnotes	SADC common allocation/s and relevant ITU footnotes	SADC proposed common sub- allocations / utilisation	Additional information
3 400-3 600 MHz	3 400-3 600 MHz	BFWA	The band 3 400-3 600 MHz is currently used mainly for

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FIXED	FIXED	IM T (3400-3600 MHz)	BFWA. From 17 Nov 2010 this band is also allocated to
FIXED-SATELLITE (space-	MOBILE except		the mobile service on a
to-Earth)	aeronautical		primary basis and should be used for IMT in line
Mobile 5.430A	mobile 5.430A		with WRC-07 decisions.
Radiolocation	SADC16		Because of the expected
5.431			high usage of BFWA and/or IMT applications in this
5.431			band.
			satellite services should be
			accommodated above

Table	35:	SADC	position	on	3400-3600MHz
14010		0,000	peen.e	•	0-100 000000000000000000000000000000000

8.10.3 National Radio Frequency Plan on 3400-3600 MHz

ITU Region 1 allocation and footnotes	South African Allocation and footnotes	Typical Applications	Comments
3400 – 3600MHz	3400-3600MHz		
FIXED	FIXED	FWA (3400-3600MHz)	
FIXED SATELLITE (space to Earth) Mobile 5.430A	MOBILE 5.430A, NF9	IMT3500 (3410-3490MHz) IMT3500(3510-3590MHz)	PAIRED with 3510-3590 MHz PAIRED with 3410-3490MHz
Radiolocation 5.431			

Table 36: National Radio Frequency Plan for 3400-3600MHz

Relevant Footnotes:

5.430A Different category of service: in Albania, Algeria, Germany, Andorra, Saudi Arabia, Austria, Azerbaijan, Bahrain, Belgium, Benin, Bosnia and Herzegovina, Botswana, Bulgaria, Burkina Faso, Cameroon, Cyprus, Vatican, Congo (Rep. of the), Côte d'Ivoire, Croatia, Denmark, Egypt, Spain, Estonia, Finland, France and French overseas departments and communities in Region 1, Gabon, Georgia, Greece, Guinea, Hungary, Ireland, Iceland, Israel, Italy, Jordan, Kuwait, Lesotho, Latvia, The Former Yugoslav Republic of Macedonia, Liechtenstein, Lithuania, Malawi, Mali, Malta, Morocco, Mauritania, Moldova, Monaco, Mongolia, Montenegro, Mozambique, Namibia, Niger, Norway, Oman, Netherlands, Poland, Portugal, Qatar, the Syrian Arab Republic, the Dem. Rep. of the Congo, Slovakia, Czech Rep., Romania, United Kingdom, San Marino, Senegal, Serbia, Sierra Leone, Slovenia, South Africa, Sweden, Switzerland, Swaziland, Chad, Togo, Tunisia, Turkey, Ukraine, Zambia and Zimbabwe, the band 3 400-3 600 MHz is allocated to the mobile, except aeronautical mobile,

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service on a primary basis subject to agreement obtained under No. 9.21 with other administrations and is identified for International Mobile Telecommunications (IMT). This identification does not preclude the use of this band by any application of the services to which it is allocated and does not establish priority in the Radio Regulations. At the stage of co-ordination the provisions of Nos. 9.17 and 9.18 also apply. Before an administration brings into use a (base or mobile) station of the mobile service in this band, it shall ensure that the power flux-density (pfd) produced at 3 m above ground does not exceed -154.5 dB(W/(m2 a 4 kHz)) for more than 20% of time at the border of the territory of any other administration. This limit may be exceeded on the territory of any country whose administration has so agreed. In order to ensure that the pfd limit at the border of the territory of any other administration is met, the calculations and verification shall be made, taking into account all relevant information, with the mutual agreement of both administrations (the administration responsible for the terrestrial station and the administration responsible for the earth station), with the assistance of the Bureau if so requested. In case of disagreement, the calculation and verification of the pfd shall be made by the Bureau, taking into account the information referred to above. Stations of the mobile service in the band 3 400-3 600 MHz shall not claim more protection from space stations than that provided in Table 21 4 of the Radio Regulations (Edition of 2004). This allocation is effective from 17 November 2010. (WRC 12)

8.10.4 Radio Frequency Migration Plan for 3400-3600 MHz

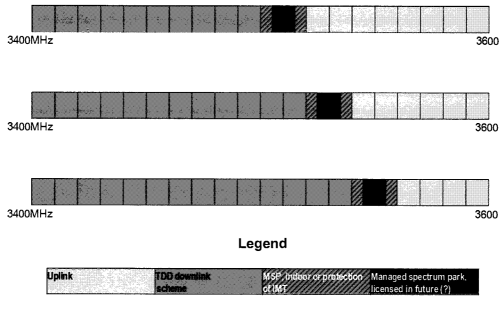
Frequency band	Allocation in NRFP 2013 (applications)	Proposed utilisation/	Notes on migration/
(MHz)		applications	usage
3400 – 3600	FIXED MOBILE except aeronautical mobile	Mobile IMT (as per SADC FAP proposed common sub- allocation/ utilisation)	Develop RFSAP with consideration to: Allocate for mobile service on a primary basis and use for Mobile IMT. This would also result in a harmonised Mobile IMT band across the entire SADC region. Migrate existing users out of the band.

Table 37: Radio Frequency Migration Plan for 3400-3600MHz

It is planned to develop a Radio Frequency Spectrum Assignment Plan (RFSAP) with consideration to:

- allocating mobile service on a primary basis and use for Mobile IMT; this would also result in a harmonised Mobile IMT band across the entire SADC region;
- migrating existing users out of the band.
- the concerns of Inmarsat with BFWA interference with earth stations;

- assigning In SA 2×28 MHz to Telkom and also to Neotel (but minor utilisation);
- TDD-bands 42 (3400-3600 MHz) and 43 (3600-3800MHz), currently used for WiMax, but general worldwide trend to LTE;
- trials demonstrated a seamless TDD-LTE option over existing WiMAX infrastructure, offering a smooth migration path from WiMAX to TDD-LTE;
- Very large bandwidth, high propagation loss and penetration loss; and
- Potential usage in South Africa:
 - Full IMT-TDD usage with larger TDD downlink schemes in the lower part of the band and reduced smaller part with TDD uplink schemes in the higher part due to coverage degradation of uplink schemes, therefore almost comparable coverage areas;
 - It could be decided based on traffic and asymmetry requirements which option might be chosen finally;
 - Between TDD downlink and TDD uplink schemes at least 5 MHz are needed;
 - The Authority might introduce the Managed Spectrum Park (MSP) concept later. In this concept, the operators have to take special care on interferences. This MSP concept could be attractive for about 20MHz in TDD; and



Alternatively, this guard band could be used for indoor DECT systems.

Figure 39: Potential LTE-TDD-assignments in 3400-3600MHz

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9 IMT Roadmap: Time Frame

9.1 Time Frame Overview

The following is a draft indicative timeline for the deployment of IMT bands and the associated migration timeline, namely for the 450-470 MHz band. There are some essential conditions for this current draft time plan:

- 1. The SAPS will finish migration in time and free up their current spectrum by the end of 2014;
- 2. The broadcasters will complete the DTT process with Analogue Switch Off by mid 2015;
- 3. Transnet's decision to start their modernisation from analogue to digital;
- 4. Potential co-existence and other trials for the 450-470 MHz band are completed by the end of 2016 to enable a decision to be made concerning the options for co-existence; and
- 5. An overall migration timeframe of 9-10 years is expected to give all players sufficient time for migration.

9.2 Detailed Calendar

•	•	380-400MHz band has been assigned as PPDR usage band with TETRA as one technological option. SAPS have already started migration for TETRA in 380-387//390-397 MHz together with WiMAX technology.
2014	•	The remaining 2×3 MHz might be used by emergency, security, and airport services, which are not all essential to be nationwide, so some reuse potential is also valid for optimal spectrum use.
	•	IMT roadmap finished and agreed.
	•	1 st assignment of IMT-spectrum finished.
	•	Start of implementation/rollout of new IMT spectrum.
	•	SAPS has successfully finalised network migration and freed up previous spectrum, esp. 406-410//416-420 MHz and 413-416//423-426 MHz.
2015	•	406-410//416-420 MHz, 410-413//420-423 MHz and 413-416//423-426 MHz bands could be used for TETRA or PMR networks and services.
	•	The Authority will co-ordinate the application on new assignments for TETRA and other services in order to focus on sharing and harmonisation of spectrum.
	•	Mid 2015: DTT process is completed within 470-694 MHz.
2016	•	Until end of 2016: In concordance with potential IMT450-vendors dual illumination and co- existence, trials will be initiated in urban and rural areas to evaluate guard bands to broadcast

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,

	channel 21 and TETRA like narrowband systems.
	 Migration destination bands: 406-410//416-420 MHz and 413-416//423-426 MHz bands could be used for TETRA or PMR networks and services,
	Other licensees of 450-470 MHz band start migration to:
	i. 403-406 MHz (unpaired);
	ii. 426-430 MHz (unpaired); or
	iii. 440-450 ¹⁵ MHz bands (paired or unpaired); and
	iv. In case of PPDR-use also to 387-390//397-400 MHz
	and finish migration up to 2020 (max 5 years).
	 Migration should start in rural areas to clear spectrum for new IMT450 licensees:
	i. Phase1 target: >80% of rural-used licenses is cleared for IMT450 end of 2018 (3 years);
	ii. Phase2: 80% of urban used licenses is cleared for IMT450 end of 2022 (7 years); and
	iii. Phase3: 100% of 450-470 MHz is cleared by end of 2024 (9 years).
	Depending on co-existence trial results:
2	• Co-existence : Transnet, SAA or other licensees start migration in co-existence bands within 450- 470 MHz, fine tuning of splitters, etc.; and
2017	• Migration : Transnet, SAA and others start migration of operation-relevant services into new destination bands, e.g. TETRA in 410-413//420-423 MHz with spectrum efficient use - target maximum 5 years of migration plus 2 years of dual illumination
	It remains the licensee's decision to migrate out of 450-470 MHz earlier independent from co- existence results.
	Potential 2 nd assignment of TDD IMT spectrum.
2018	 IMT450 licensee starts rollout in 450-470 MHz band in agreed areas (e.g. rural to urban) according to Phase 1 without influences to Transnet or other licensees (e.g. reduced power levels); existing licensees remain prioritised.
2020-	• Target of SA Connect broadband initiative in South Africa is reached: (ref IMT coverage and capacity obligations in 10).
2022	 Transnet finished migration (deployment) and dual illumination phase (in line with Transnet's option 3: 2012+(7-10 years) = 2019-2022
	Transnet finished dual illumination phase (if needed).
2024	 All licensees have finished spectrum migration or service migration to new operations and shut down all systems.

¹⁵ It might be necessary to also clear the 449-450 MHz band to increase IMT-spectrum.

• IMT450 licensee reached coverage license obligations.

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10 IMT spectrum and Universal Service Obligations

10.1 Objectives of SA Connect

The South Africa Connect broadband policy targets are as indicated in Table 38 below:

Target	Penetration measure	Baseline (2013)	By 2016	By 2020	By 2030
Broadband access in Mbps	% of population	33.7% internet	50% at 5 Mbps	90 % at 5Mbps	100% at 10 Mbps
user experience		access		50% at 100Mbps	80% at 100 Mbps
Schools	% schools	25% connected	50% at 10 Mbps	100% at 10Mbps	100% at 1Gbps
				80% at 100 Mbps	
Health facilities	% of health facilities	13% connected	50% at 10Mbps	100% at 10Mbps	100% at 1Gbps
				80% at 100Mbps	
Government facilities	% of government offices		50% at 5Mbps	100% at 10Mbps	100% at 100Mbps

Table 38: SA Connect Targets

Mobile broadband is the critical resource for the provision of broadband for all in South Africa due to the limited reach of fixed access networks with future fibre to the building / home infrastructure unlikely to extend much beyond affluent high-density neighbourhoods in the core urban areas.

10.2 Broadband Challenge in South Africa

Access to broadband is a necessary condition of economic development in the modern economy. Although attention has been paid to the economic benefits of broadband as calculated by the World Bank, it is probably more accurate to note the converse, that an area that does not have broadband will suffer relative economic decline.

The broadband challenge in all countries is to overcome the specific problems associated with geography and the distribution of population and the manner in which the economic viability of broadband rollout varies from area due to the significant differences in financial outlay required and differences in the level of demand (or ability to pay).

A general rule of telecommunications is that, by virtue of geography, it is generally true that the highest revenue customers are the cheapest and easiest to serve as business, and the rich, tend to cluster. The main providers of broadband in South Africa are the mobile customers and it is probably true to say that the mobile providers are fast

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approaching the point where the economic customers have been captured. In the GSM rollout, a key driver was the need for to demonstrate market share and competitive coverage; broadband customers are generally less sensitive to these considerations, so arguably, the incentive for coverage is less.

Therefore, even when lower frequencies are made available, providers will generally consider that rural, underserved areas are uneconomic for the provision of service. This is not misguided as income levels may be low. However, a lack of coverage will result in a lack of demand as there will be no incentive to obtain broadband terminals.

A lack of broadband in a rural area means that the area will be doomed to fall further and further behind areas with broadband, exacerbating the disadvantages such an area already has.

In South Africa the landscape is dominated by a hierarchy of metropolitan areas, with one dominant metropolitan area (Gauteng), three second tier metropolitan areas (Cape Town, Durban and the smaller Port Elizabeth) and then a hierarchy of cities serving sub-regions. The rest of the country is then characterised by two types of economic landscape:

- Areas of low population density characterised by commercial farming areas which towards the west become semi-arid and virtually unpopulated; and
- Areas of relatively high population density characterised by near-subsistence farming with an evenly-dispersed, fairly high density population.

The priority underserved areas

The attached map of population density illustrates this pattern very clearly and equally illustrates the broadband challenge. There are areas of high population density in the north east of the Eastern Cape, substantial areas of Kwa-Zulu Natal and Limpopo and the east of Mpumalanga province which are clearly rural and it is these areas which are generally underserved. As a rough estimate, probably over 80% of the population that is underserved occupies less than 10% of the country's land. The population in these areas is fairly dispersed and it can be contended that it is in these areas that the 700 MHz and 800 MHz bands and potentially the 450-470 MHz band will be required to meet universal service targets¹⁶. The importance of these bands is that they allow coverage of far wider areas using existing base stations and reducing the number of additional base stations (and subsequently reducing the major cost element).

The licensees assigned to these bands should be subject to strict and enforced coverage targets¹⁷.

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¹⁶ The Northern Cape and similar areas also provide challenges for coverage, but here the population tends to be more clustered and the problem is more one of backhaul than the frequency used for access.

¹⁷ The value of the digital dividend frequencies to operators probably does lie in the capacity that is made available in areas that already have existing coverage. The value to the nation lies in the Page 122/233

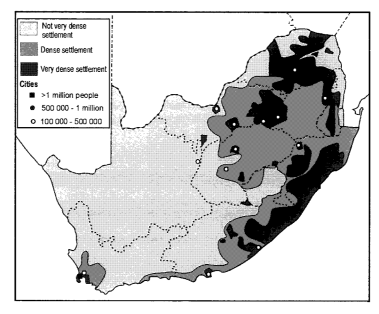


Figure 40: Population densities in South Africa

10.3 Considerations for assignment

10.3.1 To link or not to link frequency bands

The Authority has been considering linking low frequencies with high frequencies (for example the 800 MHz band with the 2.6 GHz band). The argument is that this will allow the 2.6 GHz band to be used to provide capacity for 'hotspots' where more capacity is required.

The issue to be considered is what the potential outcomes are if lower frequencies are <u>not</u> linked to higher frequencies:

- A licensee who only has assignments in the lower frequencies may find that the frequencies become congested and capacity cannot be increased in the urban areas which the operator is relying on to make a profit; and
- A licensee who only has an assignment in higher bands (such as 2600 MHz or higher) and is not compelled to provide universal service due to the propagation challenges of the band, can simply focus on the urban 'hotspots' (large and small) which generate revenue and by doing so potentially undermine the financial viability of the universal service provider.

These cases are somewhat hypothetical, but do illustrate the issues that need to be considered in effective assignment.

potential universal coverage that these bands can provide and the assignment and licensing process should reflect this.

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10.3.2 Individual Assignment or Wholesale

The issue of whether the 700 and 800 MHz bands (or even 450-470 MHz band) should be assigned on an individual basis or on a wholesale, open-access basis is beyond the scope of the present document, however whatever the option that is chosen, obligations should be imposed on the licensee.

10.4 Assignment: Obligations for Licensees

This section illustrates some indicative obligations for licensees of IMT bands in order to achieve universal service targets.

Coverage and capacity obligation per IMT band in South Africa:

- 450-470 MHz
 - Coverage obligations for licensee by end of 2025 (mobile terminals assumed):
 - All areas with at least 100 inhabitants to be covered indoor (with indoor penetration assumption of 10 dB) with minimum user data rate of 150 kbps uplink and 300 kbps downlink;
 - All roads and railways within a 10 km belt, in car (=10 dB penetration assumption);
 - All smaller centres with less than 100 inhabitants to be covered outdoor with minimum user data rate of 150 kbps uplink and 300 kbps downlink;
 - Special areas of interest such as tourism areas to be covered outdoor with minimum user data rate in 150 kbps uplink and 300 kbps downlink; and
 - The outdoor obligations could be met by using fixed mobile stations with external high gain antennas and Wi-Fi service distribution. This coverage has to be assigned separately in coverage maps.
 - FDD and TDD: Capacity obligation of minimum uplink and downlink user data rate of 100 kbps for 90% of users in the cell in the busy hour.
- 700 MHz or 800 MHz (different assignments of 2×5 MHz)
 - Coverage obligations for licensees by end of 2020 (mobile terminals assumed):
 - All centres with at least 1000 inhabitants to be covered indoor (with indoor penetration assumption of 15 dB) with minimum user data rate of 150 kbps uplink and 500 kbps downlink.
 - Capacity obligation of minimum uplink user data rate of 100 kbps for 90% of users in the cell in the busy hour.
 - Capacity obligation of minimum downlink user data rate of 300 kbps for 90% of users in the cell in the busy hour.
- 850 MHz (2×5 MHz already assigned to Neotel, now used for CDMA)
 - Coverage obligations for licensees by end of 2020 (mobile terminals assumed):
 - All centres with at least 1000 inhabitants to be covered indoor (with indoor penetration assumption of 15 dB) with minimum user data rate of 150 kbps uplink and 500 kbps downlink.

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- Capacity obligation of minimum uplink user data rate of 100 kbps for 90% of users in the cell in the busy hour.
- Capacity obligation of minimum downlink user data rate of 300 kbps for 90% of users in the cell in the busy hour.
- Capacity obligations must also be guaranteed by current licensees.
- 2300-2400 MHz (different lots of 20 MHz)
 - Note that 60 MHz are assigned to Telkom and 20 MHz to SMMT, so only 20 MHz are available for new assignments.
 - TDD: Capacity obligation of minimum uplink and downlink user data rate of 500 kbps for 90% of users in the cell in the busy hour.
 - Capacity obligations must also be guaranteed by current licensees.
- 2500-2570 MHz paired with2620-2690 MHz (different lots of 2×5 MHz) and one TDD licensee for 50 MHz
 - FDD: Capacity obligation of minimum uplink user data rate of 500 kbps for 90% of users in the cell in the busy hour.
 - FDD: Capacity obligation of minimum downlink user data rate of 500 kbps for 90% of users in the cell in the busy hour
 - TDD: Capacity obligation of minimum uplink and downlink user data rate of 500 kbps for 90% of users in the cell in the busy hour.
- 3400-3600 MHz (different lots of 20 MHz)
 - TDD: Capacity obligation of minimum uplink and downlink user data rate of 500 kbps for 90% of users in the cell uplink and downlink busy hour.

The minimum service requirements are based on minimum user data rates of current 2G and 3G networks and are intentionally kept low in order to achieve agreement to harmonise minimum service requirements for all bands for all cells. Existing assignments must use these minimum user data rates otherwise there is the risk that operators might implement traffic shifting mechanisms to downgrade users to bands without minimum service requirement obligations. These service requirements will also hold for future assignments in, e.g. 1700-2300 MHz bands.

The minimum service requirements are differentiated with lower requirements in coverage bands below 1 GHz and higher requirements for capacity bands higher than 1 GHz. Therefore, the operators still have the possibility of quality-driven traffic management, while still ensuring a minimum performance in all bands and focusing on higher data rates in higher bands with higher capacity density. This also improves spectral efficiency due to more efficient usage of resources in higher bands.

11 Proposals Arising out of IMT Roadmap

Within this IMT roadmap the following important recommendation will be highlighted:

- The IMT450 band may prove essential for cost-efficient rural coverage for the SA Connect initiative. Potential deployments in IMT700 or IMT800 bands would increase radio access network deployment costs significantly by 55-85% dependent on the target areas and services;
- IMT450 TDD uplink would only slightly reduce coverage and remains the opportunity for uplink-favourable IMT implementation. IMT450 TDD downlink would reduce coverage gain significantly and is not recommended;
- IMT450 has an advantage for IMT TDD due to improved uplink schemes and high uplink demands due to M2M applications. There is the potential for spectrum pairing with higher TDD spectrum bands;
- In addition, IMT-TDD would be extendable in the case of digital dividend III from channel 21;
- The IMT450 band might also be attractive to PPDR-supporting services in addition to the SAPS network. 2×5 MHz FDD would be appropriate in this case.
- The 450-470 MHz band should be used exclusively for IMT. Potential co-existence scenarios could be deployed dependent on satisfactory trial results:
 - Therefore the 450-470 MHz band should be migrated to be used for IMT, especially for future M2M and connected car application and basic broadband coverage in rural areas. Both demands will evolve over the following years with the availability of new IMT networks and the availability of devices; and
 - Migration should start as soon as possible dependent on the cleared spectrum of previous SAPS' usage as one of the targeted destination bands 406-430 MHz,
- IMT700 and IMT800 offer 2×63 MHz for ITU Region 1) and ITU Region 3;.
- Option 2 and Option 3 (ITU Region 1) offer in addition 10-25 MHz TDD spectrum and are therefore more spectrum-efficient if the TDD band is used;
- Option 1 might be more beneficial from the ecosystem point of view, but ITU Region 3 equipment could also be used in ITU Region 1, at least within the 30 MHz international roaming band. The ecosystem advantage is less important;
- In addition, Option 1 (ITU Region 3) would offer 2×10 MHz instead of 2×5 MHz in IMT850 only if no GSM-R was implemented, but this is not the case for SA. Therefore, in this context, the Option 2 / 3 (ITU Region 1) solution is more advantageous;
- Neotel's assignment in IMT850 is now 827-832//872-877 MHz and overlapping to the GSM-R assignment from 876-880MHz//921-925 MHz. Neotel has to ensure the

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migration to 824-829//869-874 MHz and needs to implement interference mitigation measures (e.g. filters) if necessary;

- The current roadmap includes GSM-R while limiting the potential IMT850 band from 2×10 MHz to 2×5 MHz (in ITU Region 3). It is expected, that GSM-R will also have a long term usage;
- The IMT900 migration from GSM to LTE should be possible, which requires spectrum harmonisation to continuous assignments of the current licensees;
- Potential IMT migrations of GSM1800 or UMTS2100 bands to IMT1800 or IMT2100 are possible and should be allowed based on operators capacity needs;
- IMT2100 extensions of TDD and FDD spectrum still need to be discussed and agreed at ITU level;
- The IMT2300 band is almost fully used. The only free spectrum of 20MHz could be assigned to WBS for compensation purposes for the clearance of 2550-2565MHz which would require new equipment and antennas. There might be a temporary solution for WBS to move their services to 2585-2600 MHz until the new IMT-TDD licensee would need the new spectrum.
- The 2400-2500 MHz band should be used for ISM applications and DECT-services;
- IMT2600 should follow the worldwide option 1 with 2×70 MHz FDD and 50 MHz TDD;
- The option could be considered that the IMT TDD spectrum (IMT450, IMT750 and IMT2600) be assigned to one (wholesale) operator to strengthen TDD-ecosystem in South Africa;
- IMT3500 should be used for 200 MHz for TDD, with special downlink schemes starting from 3400 MHz and uplink schemes ending at 3600 MHz. At least 5 MHz of guard band needs to be used with lower priority. There is a general preference for TDD in higher bands due to the asymmetry of TDD and better decoupling characteristics, especially the IMT3500 band because of the economy of scale and potential WiMAX to LTE migrations, (which is not relevant for SA because FDD is in use now with the tendency of clearing the band by the current licensees);
- If the concept of Managed Spectrum Parks (MSP) is introduced in South Africa, the 5 MHz guard band between downlink and uplink schemes in IMT3500 might be enlarged to 20 MHz for MSP use;
- Taking into account all abovementioned IMT-assignments, the IMT-spectrum bandwidths would increase from 470MHz to ~1010MHz;
- For all assignments minimum coverage and capacity requirement, thresholds should be introduced to secure capacity demands and meet the targets of SA Connect; and
- To guarantee minimum quality and capacity requirements for all subscribers both future and current licensees should meet these minimum requirements. The minimum data rate requirements, in worst case scenarios during high traffic are intentionally kept low to minimise discussions with current licensees. The Authority will define and agree a process to control these minimum requirements.

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Appendix A Feasibility Study for IMT in 450-470 MHz

A feasibility study concerning the 450–470 MHz band based on the Frequency Band Migration Regulation and Plan contained in the Government Gazette No. 36334, Notice No. 352 of 3rd April 2013.

A.1 Introduction

A.1.1 ITU Position on 450-470 MHz

3GPP completed the standardisation process of the 450 MHz band in September 2013. The ITU Recommendation ITU-R M.1036-4 (03/2012) states the following: The recommended frequency arrangements for implementation of IMT in the band 450-470 MHz are summarised in Table 39.

Frequency		Unpaired			
Frequency arrange ments	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	arrangements (e.g. for ⊺DD) (MHz)
D1	450.000-454.800	5.2	460.000-464.800	10	None
D2	451.325-455.725	5.6	461.325-465.725	10	None
D3	452.000-456.475	5.525	462.000-466.475	10	None
D4	452.500-457.475	5.025	462.500-467.475	10	None
D5	453.000-457.500	5.5	463.000-467.500	10	None
D6	455.250-459.975	5.275	465.250-469.975	10	None
D7	450.000-457.500	5.0	462.500-470.000	12.5	None
D8					450-470 TDD
D9	450.000-455.000	10.0	465.000-470.000	15	457.500-462.500 TDD
D10	451.000-458.000	3.0	461.000-468.000	10	None

Table 39: Frequency arrangements in the band 450-470MHz

Notes to Table 39

NOTE 1 – The number of frequency arrangements given in Table 2 reflects the fact that administrations have had to accommodate incumbent operations, while, for example, maintaining a common uplink/downlink structure (uplink in the lower 10 MHz, downlink in the upper 10 MHz) for FDD arrangements.

NOTE 2 – Arrangements D7, D8 and D9 can be implemented by administrations that have the whole 450-470 MHz band available for IMT. Arrangement D8 can also be implemented by administrations having only a subset of the band available for IMT.

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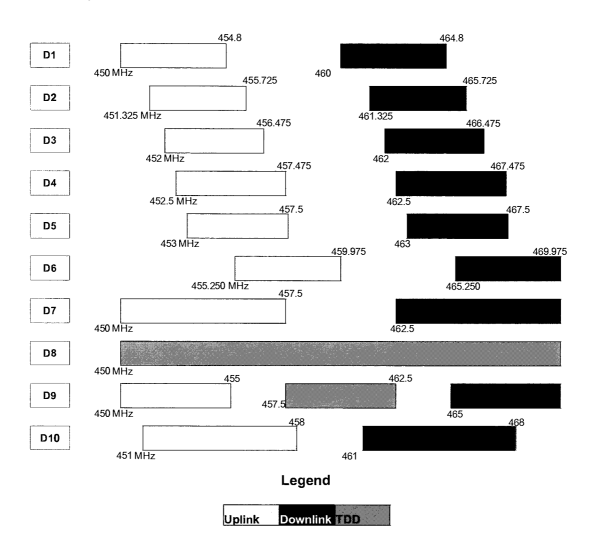


Figure 41: IMT-options for 450-470 MHz

- In the case of LTE FDD usage in the IMT450-470 band, a bandwidth of 5 or 10 MHz is standardised. If this does not change with LTE-Advanced, some of the options might not be spectrum-efficient, e.g. ,option D7 or D10 would waste 2×(2-2.5 MHz).
- Options D1-D6 are valid options with different pros and cons using about 50% of the spectrum, probably less due to guard band reasons. It has to be evaluated if guard bands are needed and how large they have to be. At least for TETRA-like systems 1 MHz guard band is required as shown in US-700 band plan for TETRA and LTE. The guard band to channel 21 (470-478 MHz) is a major selection criterion for the possible IMT450 options.
- Option D8 is a full TDD solution. It is expected that some guard band to broadcasters might be needed. So, 15 MHz for IMT usage are assumed so far in 451-466 MHz. In some regions, 10 MHz (e.g. 455-465 MHz) might be used outdoor and indoor, while the remaining 10 MHz might be used partly for indoor only due to better separation. Option D8 gives the opportunity to extend IMT450 into digital dividend III.

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The tight FDD duplex gap creates an effect known as self-defence whereby false signals from the transmitter are caught up by the receiver thus degrading the system's performance. This duplex gap is the smallest under analysis at 3GPP, making FDD at 450 MHz the most challenging band ever considered. Ways are available to tackle this problem, but at the expense of increased terminal complexity. User terminals constitute the most critical piece of equipment in a cellular network, as constraints on their cost, size and weight are more stringent than the constraints on base stations. The 450-470 MHz capable terminals could evolve steadily with the user demand, starting with larger fixed CPEs with 450 MHz external (or additional outdoor) antennas or embedded in cars and Wi-Fi capability to support the classical smart phones (Wi-Fi offload). In a second wave, multimode smart phones or tablets might arise which offers direct access to the IMT450network also in real mobile situations. For the large number of M2M devices which have to be small and cheap, the desensitisation issue is not a problem because they are transmitting most of the time, which favours TDD instead of FDD. M2M devices should be small in general, but for 450 MHz, the required antenna should be larger which might be an issue for some applications. It is expected that M2M devices suffer from reduced performance antenna which should be included in link budget evaluations.

A.1.2 SADC FAP on 450-470 MHz

The SADC Frequency Allocation Plan (Table 40) proposes that the 450-470 MHz be allocated to Fixed Links (PTP), IMT, PMR and/or PAMR. There is no preference given for IMT over other services.

The 450-470 MHz band is currently used for a variety of fixed and mobile systems in various SADC countries.

The SADC FAP recognises that frequency channelisation of several key frequency bands must be developed and preferably harmonised throughout SADC. The frequency bands used for IMT, Broadband Fixed Wireless Access (BFWA), PTP microwave systems, etc. will be considered. Channelling plans will be added to the SADC Band Plan in future.

ITU Region 1 allocations and footnotes	SADC common allocation/s and relevant ITU footnotes	SADC proposed common sub- allocations / utilisation	Additional information
450-455 MHz FIXED MOBILE 5.286AA 5.209 5.271 5.286 5.286A 5.286B 5.286C 5.286D 5.286E	450-455 MHz FIXED MOBILE 5.286AA 5.286 5.286A	Fixed links (PTP) IMT (450-470 MHz) , PMR and/or PAMR	This band is currently used for a variety of fixed and mobile systems in the various SADC. This band is also identified for IMT (Res. 224 applies)
455-456 MHz FIXED	455-456 MHz FIXED		
MOBILE 5.286AA 5.209 5.271 5.286A 5.286B 5.286C 5.286E	MOBILE 5.286AA 5.209 5.286A		

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······	<u></u>
456-459 MHz	456-459 MHz
FIXED	FIXED
MOBILE 5.286AA	MOBILE 5.286AA, 5.287
5.271 5.287 5.288	
459-460 MHz	459-460 MHz
FIXED	FIXED
MOBILE 5.286AA,	MOBILE 5.286AA 5.209
5.209 5.271 5.286A, 5.286B 5.286C 5.286E	5.286A
460-470 MHz	460-470 MHz
FIXED	FIXED
MOBILE 5.286AA	MOBILE 5.286AA
Meteorological satellite	Meteorological satellite (space to Earth) 5.287
(space to Earth) 5.287 5.288 5.289 5.290	5.289

Table 40: 450-470MHz SADC Frequency Allocation Plan

A.1.3 National Radio Frequency Plan

On review of the National Radio Frequency Spectrum Plan contained in Government Gazette No. 36336, Vol. 576, 2013 (which incorporates the decisions made at World Radiocommunications Conferences, including and up to WRC 2012 which was concluded in Geneva in February 2012), the following allocations for the 450-470MHz band were noted:

ITU Region 1 allocations and footnote	South African allocations and footnotes	Typical Applications	Comments
450-455 MHz	400-455 MHz		
FIXED	FIXED	Fixed links (450-453 MHz)	Paired with 460-463
MOBILE 5.286AA,	MOBILE 5.286AA, NF9	Single Frequency Mobile (453- 454 MHz)	MHz
		Paging (454-454.425MHz)	Government Services
		Trunked Mobile BTX (454.425- 460 MHz)	
		IMT 450(450-470 MHz)	Paired with 464.425-470 MHz
5.209, 5.271, 5.286, 5.286A, 5.286B, 5.286C,5.286D, 5.286E	5.209, 5.286, 5.286A		

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455-456 MHz	455-456 MHz		
FIXED	FIXED		Paired with
MOBILE 5.286AA	MOBILE (5.286AA, NF9	Trunked Mobile BTX (454.425- 460MHz)	464.425-470 MHz
		IMT 450(450-470 MHz)	
5.209, 5.271, 5.286A, 5.286B, 5.286C, 5.286E	5.209, 5.286A	Government Services	
456-459 MHz	456-459 MHz		
FIXED	FIXED		
MOBILE 5.286AA	MOBILE 5.286AA, NF9	Trunked Mobile BTX (454.425- 460MHz)	Paired with 464.425-470 MHz
		IMT 450(450-470 MHz)	
	5.287	Government Services	
5.271, 5.287, 5.288			
459-460 MHz	459-460 MHz		
FIXED	FIXED		
MOBILE 5.286AA,	MOBILE 5.286AA, NF9	Trunked Mobile BTX (454.425 - 460 MHz)	Paired with 464.425-470 MHz
		IMT 450(450-470 MHz)	
		Government Services	
5.209, 5.271, 5.286A, 5.286B, 5.286C, 5.286E	5.209, 5.271, 5.286A		
460-470 MHz	460-470 MHz		
FIXED	FIXED	Fixed links (460-463 MHz)	
MOBILE 5.286AA	MOBILE 5.286AA, NF9	Single Frequency Mobile (463.025-463.975 MHz),	Paired with 450-453 MHz;
		Low Power Mobile Radio(463.975 MHz, 464.125 MHz, 464.175 MHz, 464.325 MHz, 464.375 MHz)	
		Single Frequency Mobile (464.375-464.425 MHz)	Radio Frequency Spectrum Regulations Annex B GG No 34172, 31 March 2011)
		Trunked Mobile MTX (464-470 MHz)	

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		IMT 450(450-470 MHz);	
		Security Systems (464.5375 MHz)	Paired with 454.425-460 MHz
		Non specific SRDs (464.5- 464.5875 MHz)	
		Government Services	Radio Frequency Spectrum Regulations (Annex B (GG. No 34172, 31 March 2011)
Meteorological satellite (space to Earth) 5.287, 5.288, 5.289, 5.290	2.287, 5.289		

Table 41: 450-470MHz allocations in the NRFS
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A.1.4 Radio Frequency Migration Plan for 450-470 MHz

Frequency Band (MHz)	Allocation in NRFP 2013 (applications)	Proposed utilisation/ applications	Notes on migration/ usage
450-470 MHz	FIXED	Has been identified for	Feasibility Study to be
	MOBILE	Mobile (IMT) as per WRC- 07 (Res. 224)	carried out on this band.
	(Trunked Mobile Railways,		
	Mines etc.)		

Table 42: 450-470MHz migration plan

450-470 MHz band is currently used for, amongst other uses, Trunked Mobile with several users including the railways (i.e. Transnet) and mines (Figure 42). The SADC FAP-proposed, common sub-allocation/utilisation seeks to allocate this spectrum for Mobile IMT and also PTP, PMR and/or PAMR.

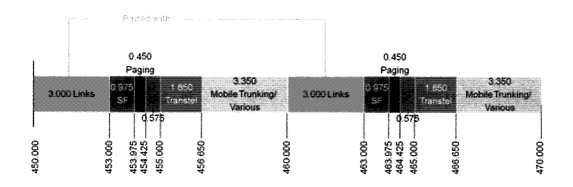


Figure 42: 2012 assignments 450-470 MHz

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A.1.5 Constraints

IMT450 is currently less prioritised than DTT in 470-698 MHz, therefore potential guard bands have be taken within 450-470 MHz. DTT DSO (digital switch over) will be finalised at the end of 2015. Then interference trials should identify the minimum required guard band. For potential options, 2×5 MHz for FDD or 15 MHz for TDD is assumed. In some regions some cells might reduce transmitting powers, or are only applicable indoor due to better isolation.

A.1.6 Demand for IMT in the 450-470 MHz band

The IMT450 band is especially needed for improved data coverage in deep-indoor environments and in rural areas to support data connectivity initiatives (e.g. e-Government, e-Health, e-Learning, etc.). The capacity of 2×5 MHz FDD or 1×20 MHz¹⁸ in TDD is limited compared with the 700 MHz band with 2×30 MHz or 2×45 MHz, or 800 MHz band with 2×30 MHz. Therefore basic services are in focus with reduced capacity and data rate requirements, but improved latency of LTE. Also operational benefits are expected due to harmonised and optimised core hierarchies.

For more quasi-stationary usage with fixed terminals (and potentially separated outdoor antennas) both technologies could enlarge their coverage significantly. The user penetration could be significantly increased by Wi-Fi-offloading of classical smart phones with Wi-Fi capability and IMT-backhauling. There might be some Mobile Virtual Network Operators (MVNOs) offering hotspot broadband internet in their restaurants or Wi-Fi kiosks to low income groups in areas that are not currently covered.

Both coverage bands (IMT450 and IMT700) are expected to be embedded in connected car solutions as backhaul technology to other Wi-Fi-capable devices. Potentially larger antenna sizes due to lower frequency are more possible within car or home environments than small smart phones.

Expected services are uplink-oriented/focussed, like M2M, messaging, VoIP over IMS and uplink use of broadcasting services. M2M and "Internet of things IoT" or smart metering/grid services might need different network parameters optimised for uplink or for small data rate requirements. Any congestion due to millions of small-sized messages needs to be prevented. Therefore, an optimised network for M2M applications seems more cost-efficient.

Potential Wi-Fi-offload-oriented areas should be implemented with a balanced or downlink favour TDD-scheme which would affect the coverage improvements.

¹⁸ Maximum bandwidth to be considered in dependence to interferences with broadcast channel 21 from 470-478MHz; 1×15MHz seem realistic.

In addition to above mentioned usage, alternatively 2×5 MHz FDD could be used for public safety agencies, if needed, in addition to the currently implemented systems (TETRA & WIMAX) within 380-400 MHz for SAPS.

A.2 Economic benefit of using 450-470 MHz band for IMT

A.2.1 Coverage Aspects

The 450-470 MHz band is characterised by its small bandwidth (15 MHz or 2×5 MHz) with low propagation loss and penetration loss. Therefore 450-470 MHz is best suited for coverage purposes; the propagation conditions are ~4dB improved compared to 700 MHz band; penetration losses are also less.

In the case of TDD usage, the coverage is reduced depending on the TDD configuration scheme with downlink preference, e.g. 30% uplink vs 70% downlink, a 5 dB reduction. So the overall coverage for mobile terminal or Wi-Fi offloading with IMT backhauling usage might be comparable to 450 MHz TDD and 700 MHz FDD. For uplink preference schemes, the performance reduction, relative to FDD, is less (e.g. 70% uplink vs 30% downlink.has1.5 dB reduction) and IMT450 has significant coverage advantages over IMT700 with regards to the coverage of economically, less-attractive rural areas with lower capacity demand. For final cost benefit evaluations, the real antenna realisations must be taken into account. In cheap M2M realisations, the antenna performance might degrade by 3dB or more, which reduces coverage benefits of IMT450 relative to IMT700. But, for proper antenna installations or car environments with improved MIMO decoupling opportunities, the full antenna performance secures the coverage gain of IMT450.

It is not clear when the devices for M2M in LTE technology would be available. Currently most M2M services are within 2G networks, especially in GSM900 due to better propagation conditions. It is expected that an increase in M2M traffic would reduce 2G signalling capacity; so some traffic shift to 4G technology would be needed to free up 2G voice capacities again. In addition, current 2G M2M devices might be at the end of their lifetime soon. Even if the 4G M2M demand might be delayed, relative to the network deployment, a clear stimulus is needed to move the industry forward. The rollout delay from the decision made for IMT use to first customer usage of approximately 5-7 years gives the industry sufficient time to engage. New clients for M2M or connected car would be arising via specialised mobile virtual network operators and less probably via classical mobile network operators. Devices for IMT450 will be in place when needed, depending on the applications, starting with fixed Wi-Fi offload CPEs and mobile dongles, followed by smart phones and finally M2M devices.

It is reasonable to focus on different parameter settings for M2M in a different LTE network from the classical communication networks with LTE downlink focus.

TDD LTE is capable of adjusting to uplink-focused configurations. An operator with TDD spectrum in 450 MHz requires large coverage requirements in uplink. If the same operator owns TDD spectrum in higher bands, e.g. 700, 2300 or 2600 MHz, the different demands could be handled more efficiently. For example, small volume messaging with less priority might be supported by IMT450; high data rate uplink CCTV services in IMT3500 with uplink scheme; then broadcasting services would be better transmitted via IMT700 or IMT3500 in downlink scheme depending on the needed coverage.

(Note: it does not mean that 450 MHz and 2300 MHz would build a quasi FDD-like system because both networks' coverage would differ too much in general, but some uplink-critical applications would be better handled in the 450 MHz band.)

The same idea of uplink TDD spectrum holds also for IMT750 TDD band if IMT450 would be used in FDD 2×5 MHz for PPDR network, e.g. ,operated by SAPS. Then the TDD bands of IMT750 and IMT2100 might be paired within one operator.

A.2.2 Value of IMT450 versus IMT700/IMT800

One general issue with the estimation of value and the demand of 450-470 MHz spectrum is the regulator's obligations or announcements to cover the population with service by ~90%. In the past the operators (all over the world) have claimed having already reached this target for many years. This might be correct concerning the usual assumptions for coverage of the last years of the deployments of these networks, but it is a well-known fact that terminals worsened over time from the radio perspective. The smaller the terminal size and the more bands to be covered by the small invisible antennas, the higher the degradation in their performance; the larger the displays, the higher the power consumption; smaller battery sizes are also leading to reduced RF output powers. Therefore, the deployment of the networks over time was partly driven by capacity demands, but also by coverage demands to prevent customer complaints. In most cases, the users are shifted from low quality 3G conditions to better 2G coverage conditions with less performance in general. This simple trend is less obvious with more deployments of 3G in 900 MHz as well, after expensive refarming and user traffic migration to 1800 or 2100 MHz bands.

Now it is valuable to have a large coverage network to cover higher data rates at larger distances or within higher penetrations, but the operators, who know their networks best, will not provide real population coverage figures per band or service. They might have internal studies about the 'real' or 'more accurate' population coverage figures, e.g. 77% for GSM900 instead of >95% as promised, or ~45% of UMTS instead of ~75% as announced to get new customers¹⁹,but no operator will reveal the real figures which would be less than regulator obligations. Therefore, no real studies are available to give the real benefit of new, additional coverage and quality in some areas which are covered now.

If any incumbent operator could use the new coverage spectrum 450-470 MHz, (or the 700 MHz or the 800 MHz band) there is a high potential of reusage of existing network infrastructure (especially the backhauling) to enlarge the overall service coverage due to better propagation conditions. In addition, there is new spectrum for new capacity without the need to invest in the current network and densify 3G networks where 4G could also be more attractive. The new spectrum is used for coverage and capacity optimisation.

¹⁹ These values are just an exemplary guess

If a new entrant used the spectrum, there would be an urgent need to build up a costefficient network soon, to be compatible. The new entrant would probably be blocked by the incumbents whereever possible; no tower/site or backhaul sharing would help the entrant. Therefore, the rollout would be much more expensive and the number of new sites would be minimised. This leads to the same (or worse) coverage at lower frequencies as the current network loses performance because fewer sites would be deployed or in less optimal locations.

Based on these simple observations, the value of the spectrum is higher when used by incumbent mobile operators: more coverage and capacity with lower investments in new technology only. This holds at least for IMT700 and IMT800 because operators improve data coverage and capacity in already built-up areas to offer cost-efficient data services. IMT450 is more attractive for complementary rollout starting in rural areas and would need new larger terminals (fixed or in-car). In this case new radio access network and backhauling infrastructure has to be deployed and potential sharing is attractive for all players. IMT450, with realistic coverage and capacity obligations over time, might be attractive for a new entrant especially in the instance of non/partially overlapping customers.

But there is also value of spectrum due to competition. If an entrant uses new spectrum, there must be sufficient new spectrum available to give the entrant power of cost-effective competition. This is not the case for 450-470 MHz.

If there is an entrant within 450-470 MHz, there would be a need for additional spectrum in other bands as well, especially in the high–capacity, density-frequency ranges. The revenues from the attractive capacity regions would subsidise the cost–intensive, rural rollout with regulator obligations. Even if the observation made above for the deployment of a new network holds also for IMT2300 or IMT3500 as well as IMT450, new tower investments are used at least for two or more networks instead of one.

A.3 Country Examples

A.3.1 Australia

In 2010, Australia conducted a review of the 400-520MHz band. In Australia, the DTT is already finished. There are no DTT broadcast services in 470-520 MHz like in South

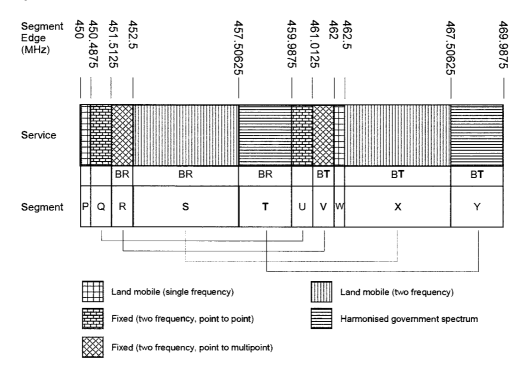


Figure 43: 450-470 MHz band in Australia (Source ACMA)

Africa. DTT is foreseen in 520-698 MHz. In response to a review of the 400-520 MHz band, a wide range of changes were introduced including the adoption of 12.5 kHz channels throughout the narrowband channel raster, realignment of segment boundaries and the restructuring of 450–470 MHz to accommodate a 10 MHz duplex frequency split (IMT450-option D4). Segments were set aside to be used exclusively for federal, state and territory government purposes.

Australia decided for a co-existence scenario of IMT and non-IMT technologies, but it is not known if the Australian Communications and Media Authority (ACMA) considered any interference analyses.

A.3.2 Brazil

The 225-470 MHz band was suggested as an alternative to accommodate broadband services and applications in the National Broadband Plan (Plano Nacional de Banda Larga) in 2010. The focus was on providing broadband to rural areas - lower frequency bands are suitable for this. Prior to 2010, the spectrum below 1 GHz was allocated to Page 139/233

point-to-point and point-to-multipoint voice services, audio and video broadcasting and other specialised services, such as paging in Brazil. The Brazilian regulatory rules defined that, by December 31, 2015, all rural areas up to 30 km from the headquarters of all Brazilian municipalities must have LTE coverage in the 450 MHz band with voice and data services.

Deadline	Counties serviced	Download rate (kbit/s)	Upload rate (kbit/s)
30/06/2014		256	128
31/12/2014	60	256	128
31/12/2015	100	256	128
31/12/2017	100	1024	256

Table 43: 4G licence requirements in Brazil (Source: ANATEL)

ANATEL allocated IMT450-option D10: two sub-bands of 7 MHz each in the frequency ranges 451-458 MHz and 461-468 MHz to fixed and mobile radio services operating in frequency-division, duplex mode. Brazil auctioned this band along with the 2.5 GHz band in June 2012, assigning the 2×7 MHz of spectrum to mobile operators TIM Brasil, Vivo, Claro, and Oi (each getting all 2×7 MHz of spectrum for a different part of the country).

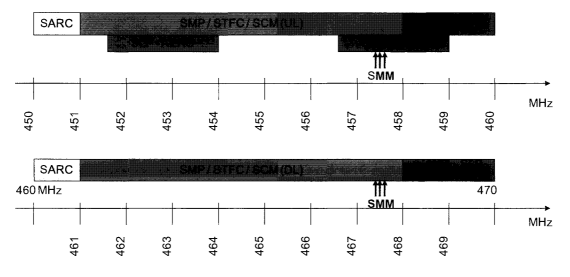


Figure 44: ANATEL Brazil bandplan for 450 MHz including co-existence usage

The other services have the following characteristics:

- Random in time (PTT) and in spectrum position (fixed-to-mobile links);
- Use narrow-band channels: 12.5 kHz or 25 kHz (NFM / Voice);
- SLP stations can be applied to low speed data (FSK / PSK), for telemetry;
- There are co-ordination rules among SLP-Aero, SMM and the broadband services. All
 of them have sub-bands designated in primary basis, without exclusivity;

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- SARC Broadcast Ancillary Service (studio-to-transmitter and studio-to-mobile);
- SMP Personal Mobile Service (Cellular PCS);
- STFC POTS (Fixed Switched Voice Service);
- SCM Multimedia Service (Internet Local Provider);
- SLMP Private Mobile Limited Service;
- SLP Private Limited Service (Fixed to Mobile and point-to-point);
- SLE Specialised Limited Service (Same as SLP, but provided to another enterprise);
- SLP-Aero Airport ground communications (airport operations); and
- SMM Maritime Mobile Service (off-shore and ground to off-shore);

It is worth noting, however, that the deployment in the sub-bands allocated by ANATEL yields to a frequency spacing between uplink (at 452-457 MHz) and downlink (at 462-467 MHz) of only 5 MHz.

A.3.2 450 MHz Solutions Being Developed in Brazil

In Brazil, the Centre for Research and Development (CPqD), an independent private foundation, is developing LTE technology adapted to the 450 MHz band. Designed to meet the challenges of service delivery in rural and suburban areas, the solution consists of several products: antennas; RF devices; eNodeB; split system and network management. The solution, called "LTE 450 MHz" increases coverage, has higher data rates (up to 25 Mbps in download and 12.5 Mbps in upload), consists of an all-IP architecture and has lower latency and better performance when compared with current 3G technologies. CPqD is planning to make the technology available by transferring it to WxBR, a Brazilian company that will be responsible for its production and commercialisation in the global market. Some of the technology was tested in February 2012.

To accelerate the adoption of the frequency allocated by the regulator Anatel in the 4G auction that took place in June 12, 2012, CPqD is developing a user terminal that transfers the signal to Wi-Fi, so it can be used with the equipment available on the market today. The solution has already caught the attention of operators who deal with CPqD, and they plan to begin testing it in 2013. At its current stage, the solution is not finalised because it requires some additional costs for deployment of LTE 450 MHz transmitters. However, adoption is a very attractive option for mobile services providers that acquired 4G frequency bands last year and must deliver broadband services in rural localities by 2014.

A.3.3 UK

Within Europe, the Radio Spectrum Policy Programmes (RSPP) which was agreed by the European Parliament and Council in April 2012 set out last year its policy objective of seeking to identify a total of at least 1200 MHz of spectrum for mobile broadband by 2015. The RSPG has delivered an opinion on wireless broadband that includes its assessment

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of which bands may be suitable for wireless broadband in future, along with an indication of the associated timeframes. The 450-470 MHz band is not being considered at this stage for mobile broadband because:

- current capacity available in the 450-470 MHz band is currently heavily used by business radio users;
- responses to both Ofcom consultations were relatively limited as was the interest expressed by stakeholders in the prospect of using this band for LTE for public mobile networks in the long term;
- Ofcom also previously noted that the use of larger antenna sizes at this frequency may pose challenges for integration into mobile handsets;
- The low frequency of the band means that it might become beneficial in providing a near ubiquitous coverage layer for applications that do not depend on mass market mobile handsets, e.g. possibly for some future M2M applications. In the Ofcom Spectrum Management Strategy statement they identified enabling growth and innovation in M2M applications as an area for further priority work. Ofcom will therefore keep potential mobile use of this band under review as work on M2M and incumbent use of the band progresses.

A.4 Availability of Devices

The availability of 450 MHz IMT-capable devices is summarised as follows:

- 3GPP standardisation has already taken place;
- The ecosystem for 450 MHz is currently less developed because there are not many IMT assignments so far. This is expected to change quickly when operators announce using the 450 MHz spectrum for IMT in short time frame;
- There will be a demand for cheap M2M RF-units in this band as well as for other IMT bands. Due to the limited capacity in 450 MHz the terminals might kept simple;
- It is not clear if multimode smart phone terminals would be needed from the beginning. Depending on the operator's service strategy, the demand for fixed CPEs with 450-470 MHz modem and Wi-Fi capability would be sufficient for the initial phase with reduced availability of terminals. In addition, in-car, embedded solutions are more likely to be developed as IMT450 backhaul for general Wi-Fi-connectivity;
- In a second phase with higher traffic demands there will be a need for multimode devices (fixed CPEs or smart phones) to enable efficient, traffic-steering mechanisms between different bands, especially in case of TDD usage between IMT450 and IMT2300, IMT2600 or IMT3500, but also to the other FDD IMT bands;
- Huawei is commercially testing LTE450 solutions in China, Brazil and Belarus. In the second quarter of 2014, Huawei Technologies will release CPE terminals covering all the local frequency ranges in Brazil. It is expected, that these CPEs might be customisable to any local frequency range;
- Brazil has tested terminals still under development. (Voiceover LTE terminals have been tested);
- One of the companies developing technology for assessment is Aricent;
- Other ecosystem players providing LTE450 MHz support include Altair SemiConductor, which announced chipsets to support the band in November 2012; and
- Qualcomm also has multimode chips which can support LTE operating at 450 MHz.

A.5 Scenarios for 450-470 MHz Band

In general for each band there exist at least 3 possible scenarios for migration:

- 1. All licensees remain in the band as at present;
- 2. All licensees have to move to new destination bands within defined time frames; and
- 3. Parts of the band will be used for IMT; other parts might be used in co-existence with IMT, either nationwide or regionally. It has to be clarified in trials if any co-existence scenario is possible in general due to interference issues.

These three scenarios will be discussed in the following. Any geographical split of IMT450 and non-IMT technologies is possible in general, but NOT recommended due to large separation distances between these technologies.

A.5.1 Remain As-is

A.5.1.1 Description

The 450-470 MHz band is vitally important to the community. It carries radio communications for a diverse range of industry and government organisations that deliver essential public and private services. The band is one of the most heavily-used parts of the spectrum and is congested in major cities. But the current use by many different users and applications might lead to inefficient spectrum usage due to different technologies in more or less unco-ordinated interference situations. In addition, despite some assignments being effective in use, much telecommunication equipment might be outdated or even unused, but still blocking spectrum. These technologies might not be updated with regard to the latest spectrum-efficient usage.

Some licensees use their spectrum for backhauling purposes despite other professional alternatives in higher bands with higher capacities.

A.5.1.2Costs

It might be possible to estimate the absolute costs of additional IMT sites for 700 MHz or 800 MHz relative to 450 MHz to cover rural or more areas if the real area demands, targeted terminals and the final technology selection is known. The relative costs of a rural only network within 700 MHz would increase by 55% - 85% relative to 450 MHz. In case of deep-indoor demands in urban areas for M2M, smart metering, etc., the cost would double in the case of 700 MHz.

These additional costs for rural coverage have to be compared to the migration costs of all different licensees in the case of full migration due to exchanges/tuning of splitters of antennas and potential exchange of user terminals.

In addition, current congestion due to inefficient spectrum use in this band might lead to other investments in higher bands due to higher capacity needs. These congestion-related costs might not occur if the migration could be combined with modernisation activities which would result in more efficient spectrum use, on the one hand, or synergy effects due to service migration instead of spectrum migration. It is quite difficult to quantify the

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opportunity to modernise and harmonise licensees' networks with higher spectrum efficiency, lower power consumption, more features and better operation possibilities.

A.5.2 Partial Allocation to IMT

A.5.2.1 Description

The different IMT450 options might give the opportunity to operate 2×5 MHz IMT in coexistence with other analogue or digital technologies.

Australia opted for a co-existence scenario (option D4), however it is not clear if any interferences or inter-modulation degradations to existing or neighbouring application might occur, especially since Australia does not have to deal with broadcast guard bands. Therefore no interference experiences from Australia are available.

So far, for other IMT bands, no co-existence exists. Between LTE FDD and LTE TDD 5 MHz of guard band are assumed as usual until further optimisation and improved filters would reduce this guard band. IMT450 option D9 keeps 2.5 MHz isolation between FDD and TDD on both sides.

Until no other guard band separation to channel 21 (470-478) is known, 2.5 MHz are taken as an initial assumption, shown in Figure 45. The suggestions of Transnet for coexistence usage were also allocated ²⁰ assuming that Transnet's current spectrum assignment of 2×1.8 MHz will be needed in the future.

²⁰ Transnet proposed two allocations in some IMT options

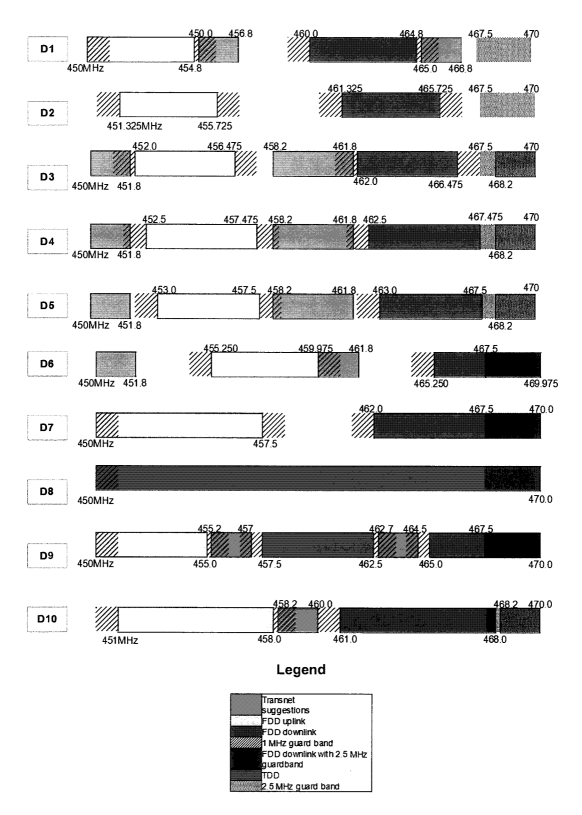


Figure 45: IMT-options for 450-470MHz including 1 MHz guard bands (black hatched) to TETRA (or comparable narrowband systems)

 IMT450-D1, D7 and D9 need 1 MHz separation to 450 MHz, so at least 449-450 MHz might be cleared as well.

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- IMT450 option D8 is a no co-existence option. D8 might reduce TDD spectrum until 449-450 MHz is free. It is expected that D8 would start with 15 MHz from 451-466 MHz with 4 MHz isolation to channel 21. D8 might also be extended in the future after DTT is reduced to 520-698 MHz or less.
- IMT450-options D6, D7 and D9 would not be possible unless at least 2.5 MHz guard band to channel 21 are needed. D10 would not use the full 7.0 MHz bandwidth for IMT.
- Under these guard band assumptions, the IMT450-options D2-D5 would remain attractive co-existence solutions with different bandwidths, which could range from 2×0.8 to 2×2 MHz with a 10 MHz duplex gap which is good for decoupling. It might be an opportunity for one or two operators to align closely with both networks, e.g. enhanced PPDR services or Transnet/PRASA for broadband services within trains.

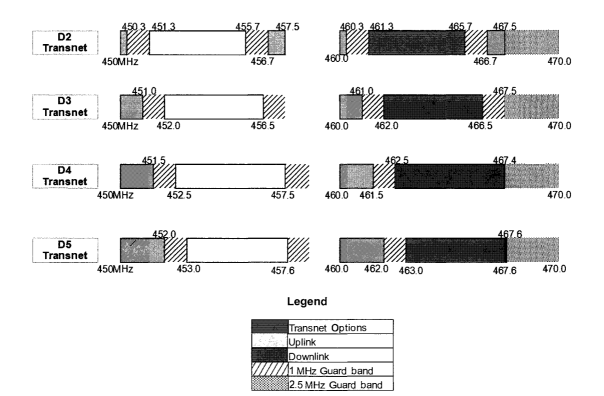


Figure 46: Potential co-existence scenarios for IMT450 with different bandwidths

Transnet's options (green blocks) might range from 2×0.8 MHz to 2×2 MHz, each with 10 MHz duplex gap

A.5.2.2Costs

For partial allocation of IMT and other technologies, co-existence trials/investigations have to be done in advance to assure the 1 MHz or 2.5 MHz guard bands to prevent unexpected delays of use of IMT due to protection of existing services, especially with higher reliability for operations like Transnet in SA.

These interference trials have not been performed so far and might be last for longer time until all technologies of interest are investigated. To perform such trials at least some parts of the spectrum have to be cleared, especially in urban areas, which seems unrealistic. It might not be sufficient to test co-existence scenarios and guard band requirements in rural areas only.

In any case, IMT and potential co-existence technologies have to be aligned for the specially chosen option of 2×5 MHz FDD. It is not expected that many players would use this band, hence the general directive to migrate all existing licensees out of IMT450. (Otherwise the process could be a time-consuming, and lengthy and make any IMT usage and potential planning and deployments more and more expensive). Some IMT users might search for alternatives to cover their IMT demands, which might be more expensive.

Therefore, the costs of most existing licensees remain high for investing in new equipments and terminals, except for those few licensees who might be able to tune splitters to the lower sub-band parts. These licensees would have to invest in modernisation of equipment as well, but these costs are not due to migration.

A.5.3 Full Allocation to IM⊤

A.5.3.1 Description

In the responses to the draft Radio Frequency Migration Plan with regard to full allocation to IMT, the stakeholder responses can be summarised as follows:

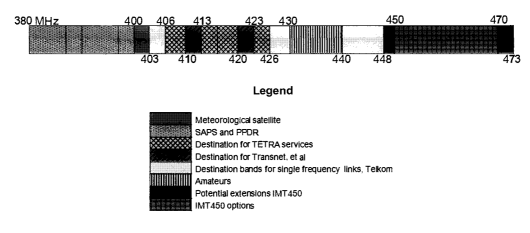
- Cell C, Neotel, Altech, MTN, QUALCOMM and Telkom support the migration proposal;
- SAPS: dedicated public safety broadband, guiding public safety users to build a shared infrastructure or at least standardise on one technology;
- Altech: proposes to dedicate band for Public Safety LTE; encourage Public Safety users to adopt a common standard and common platform;
- Banzinet made suggestions to use higher spectrum ranges:
 - No push to talk technology is currently available in the 3GHz band, also the required number of base stations would be 3-4 times the current number to provide the same coverage;
 - Proposal: 470-485 MHz band to be made available for rural broadband; also trunking technology from 485-530 MHz;
 - **Proposal**: use GSM-R spectrum (876-880 and 921-925 MHz) for rail operators;

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- Transnet modernised large parts of their (analogue) equipment in 2012 and suggested a minimum usage time from of 7-10 years (~2019-2022). Transnet expected 3 years of dual illumination with new technology and/or spectrum;
- Transnet suggested (option 2) a co-existence scenarios with IMT-services with 450-470 MHz (to reuse equipment)
- Banzinet and Transnet (option 3): Migration to 410-430 MHz band for public trunking services, but clearance of new destination required (might be critical, ESKOM: smart grid application)!
- Telkom: stated further consultation needed: time frame, IMT-options D1-10, technical, socio and economical consequences
- Telkom: migration of 690 networks (with low capacity long hop length Point to Point (PtP) links): expensive and unclear feasibility for new spectrum.

The full allocation of the 450-470 MHz band to IMT would increase the spectrum efficiency and would give a general opportunity to modernise the different networks to cost-efficient realisations of different service demands. If the full band were to be cleared, all existing licensees would be able to move without the need of prioritisation and potential delays in the migration process.

Consideration should be given to clearing the whole band to also enable TDD usage which would be quite favourable for M2M and IoT uplink-oriented applications.





Suggested timeline:

- Migration starts 2016 and is finished in 2022;
- Dual illumination stops 2024;
- **SAPS:** free up 406-426 MHz and migrate to 380-400 MHz:
 - SAPS have already started in 2010 migration from 406-410//416-420 and 413-416//423-426 MHz (for R1 billion (est.)) with 5-year migration plan until 2015,

suggested/potential delay of 1 year - in 2016, the end of dual illumination phase.

- Additional 2×3 MHz are still free for potential PPDR licences, e.g. emergency, airports (SAA).
- Transnet: free up 450-470 MHz and migrate to 406-426 MHz:
 - Transnet decision regarding migration from analogue to digital technology; current equipment should be used until 2019.
 - Transnet's data demands increased, so building and operating LTE450 network might be one possible scenario for Transnet.
 - From 2016 Transnet could start migration towards 410-413//420-423MHz (2×3 MHz). Alternatively, there are 2×4 MHz and 2×3 MHz for TETRA available in 406-426 MHz.
 - End of migration of 5 years = 2022; dual illumination phase could be started regionally from 2017 onwards, so maximum of 3years' dual illumination.
- Other licensees: migrate from 450-470 MHz to:
 - 403-406 MHz (unpaired);
 - 426-430 MHz (unpaired);
 - 440-450 MHz (paired or unpaired), potentially for municipality networks; and
 - In case of PPDR-use also to 387-390//397-400 MHz
- 430-440 MHz (amateurs) might be used when there is need due to congestion;
- Many municipality networks are in 440-450 MHz. Depending on future demand, a harmonisation might take place;
- Special bands might be used only in congestion cases: 448-450 MHz and 470-478 MHz (currently used by broadcaster) until the final IMT option and potential interferences are known;
- Potential smart grid application demands for energy companies: depending on selected technology and demand, smart energy services could be handled in IMT450 or in 403-406 MHz, 426-430 MHz.

Migration Objectives				
380-400MHz	380-400MHz band is assigned as PPDR usage band with TETRA as one technology. SAPS have already decided for TETRA in 380-387//390-397MHz. Remaining 2*3MHz might be used by emergency, security, or airport services.			
400-403MHz	The band from 400-403MHz is assigned to "METEROLOGICAL AIDS SPACE OPERATION (Space to earth)", but not used in South Africa so far.			
403-406MHz	403-406MHz could be used for "METEROLOGICAL AIDS, Fixed , Mobile except for aeronautical mobile", which offers potential for short range devices (SRD).			
406-426MHz	406-426MHz could be used for TETRA (2*4MHz) and other PMR (2*3MHz); additional 2*3MHz used for other duplex technologies			
426-430MHz	The range from 426-430MHz is current without any assignment in South Africa.			
430-440MHz	The range from 430-440MHz is reserved for amateur radio. There will be no general change in this band, even if the utilisation is currently about 1MHz bandwidth. Potential (temporal) use for single links might be discussed.			
440-450MHz	The band 440-450MHz is mainly used by municipalities and security services			

Figure 48: Summary of migration of 450-470 MHz and destination bands

A.5.3.2Benefits

The full allocation of the 450-470 MHz band to IMT (scenario 3) will result in increasing the spectrum efficiency in the 450-470 MHz band. Additionally, as a result of the execution of scenario 3, licensees will have the opportunity to modernise their networks for higher cost-efficiency and the support of new services.

A.5.3.3Costs

The costs of allocating the 450-470 MHz exclusively to IMT services are the incremental expenditure to be incurred by all licensees migrating out of the band. In this case, the estimation of the costs of migration are complicated by the fact that many licensees in the band are preparing, coincidentally, to modernise their networks. Network modernisation may require a migration on its own if the destination service is deployed in a different band for instance.

Additional costs related to interference assessment depend on the chosen IMT configuration for the 450-470 MHz band.

A.6 Summary: Proposals Arising out of Feasibility Study

IMT450 is a very valuable spectrum for cost-efficient coverage for rural area connectivity initiatives, but depending on the final decision for TDD or FDD in IMT450 and the target terminal performance, the real coverage might be comparable to IMT700 which has more capacity and would be more attractive for operators. The new terminals and applications might be complementary to existing services and therefore IMT450 might be more attractive for new entrants such as wholesale operators providing service MVNOs. In this case the same commercial operator would need additional spectrum for capacity and operational reasons. There would be an assignment for the different spectrum allocations with different coverage and capacity obligations, it should be at the same time for all coverage and the capacity bands to give new entrants the opportunity to build a whole set of spectrum according to their (potentially) different commercial business orientations.

It might be a chance for LTE-TDD, using 15 MHz for uplink scheme in IMT450 and LTE-TDD with 15-25 MHz for downlink scheme in IMT750, if South Africa decides on Option 2 or Option 3. However, the Option 1 for IMT700 would not offer TDD-spectrum in 750 MHz. In this case, IMT450 would be the only uplink favouring IMT network for M2M applications.

IMT spectrum in 450-470 MHz has to be considered for full clearance within an economically and operationally-feasible time frame. It is expected that 3-9 years should be sufficient for existing licensees to move to new destinations and parallel deployments of new sites for the IMT450 network.

For mission critical operations and Transnet operation service, the risk might be too high and potential interference could not be excluded right now. IMT co-existence scenarios should be investigated quite soon when final decisions are made concerning the IMToptions (e.g. FDD or TDD, guard bands, final neighbour allocations, etc.). This means spectrum clearance first followed by a second phase of potentially-efficient, co-existent usage of remaining spectrum within 450-470 MHz.

In general,, the following migration objectives and principles should be considered:

- Clearance in an economically and operationally-feasible time:
 - IMT usage as a main target to support future data demands for SA Connect and
 - High potential is seen in general, but is hard to quantify right now.
- All licensees should contribute to the overall target:
 - Migration is an opportunity to modernize telecommunications infrastructure.
- Increase of spectrum-efficient usage of all bands:
 - Migration of licensees might result in congestion in new destination bands; and
 - Spectrum usage harmonisation aligned with increase of spectrum efficient usage due to the latest technology for all bands of focus: 380-470 MHz.

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- Clearance first, followed by co-existence usage
 - IMT co-existence scenarios to be investigated finally when final decisions are made concerning the IMT-options (e.g. FDD or TDD, guard bands, neighbour allocations).
- Service migration
 - Service demands have changed. It is expected that some current licensees would not continue with their own networks and would migrate service due to other cost-efficient alternatives (e.g. LTE networks).
- Spectrum migration
 - Nationwide deployments with reliability services.

Migrate sensitive licensees with high reliability services and nationwide network deployments (like Transnet) first, which already started with SAPS in 2010.

• Companies and private users step-by-step.

Companies and private users should follow according to their individual decisions, within the main time frame, keeping in mind that destination bands are also scarce and might be congested in some area/time.

Appendix B Feasibility study for the 880-960 MHz band

B.1 Introduction

B.1.1 Purpose

The purpose of this document is to conduct a feasibility study concerning the 880-960 MHz band based on the Frequency Band Migration Regulation and Plan contained in the Government Gazette No. 36334, Notice No. 352 of 3rd April 2013.

Of importance are two issues in the band: harmonising the GSM900 spectrum for contiguous assignments to all players and resolving the existing overlap of CDMA assignments and GSM-R assignments.

B.1.2 Definitions

B.1.2.1ITU Definitions

The standard definitions for spectrum management in the International Telecommunication Union (ITU) Radio regulations (Article 1) are as follows:

allocation (of a frequency band): Entry in the Table of Frequency Allocations of a given frequency band for the purpose of its use by one or more terrestrial or space *radiocommunication services* or the *radio astronomy service* under specified conditions. This term shall also be applied to the frequency band concerned. (1.16);

allotment (of a radio frequency or radio frequency channel): Entry of a designated frequency channel in an agreed plan, adopted by a competent conference, for use by one or more administrations for a terrestrial or space *radiocommunication service* in one or more identified countries or geographical areas and under specified conditions. (1.17); and

assignment (of a radio frequency or radio frequency channel): Authorisation given by an administration for a radio station to use a radio frequency or radio frequency channel under specified conditions. (1.18).

The ITU does not define spectrum migration as such.

In the Act, the reference to spectrum migration is clearly the migration of users of radio frequency spectrum to other radio frequency bands in accordance with the radio frequency plan. The main focus of the "FREQUENCY MIGRATION PLAN" is on migrating existing users.

Since certain issues of spectrum migration involve usage as opposed to users, it is useful to expand the definition of migration to include not just users but also uses. Therefore the ICASA definition of radio frequency migration is:

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"Radio Frequency Spectrum Migration" means the movement of users or uses of radio frequency spectrum from their existing radio frequency spectrum location to another.

B.1.2.2Spectrum Refarming

The term spectrum re-farming is widely used, but like spectrum migration does not have a universal definition and can mean slightly different things in different countries.

The ICT Regulation Toolkit²¹ describes spectrum re-farming:

as a process constituting any basic change in conditions of frequency usage in a given part of radio spectrum (see The ICT Regulation Toolkit)²².

Such basic changes might be:

- 1. Change of technical conditions for frequency assignments;
- 2. Change of application (particular radiocommunication system using the band); and
- 3. Change of allocation to a different radiocommunication service.

The term re-farming is used to describe:

- The process whereby a GSM operator changes the use of all or part of the spectrum used for GSM to 3G or LTE; especially where the spectrum licence has specified the technology (as GSM) and the operator licence has to be changed²³.
- The situation whereby the individual assignments within a band are changed to allow more efficient use to be made of the frequency band (usually due to a change in technology).
- The process of reallocating and reassigning frequency bands when the licence period has expired; this is happening in Europe where the original GSM licences are expiring.²⁴For the purposes of the plan therefore, radio frequency spectrum re-farming may be defined as follows:

"Radio Frequency Spectrum Re-farming" means the process by which the use of a Radio Frequency Spectrum band is changed following a change in allocation, this may

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²¹This allows spectrum migration to encompass re-farming of spectrum within assigned bands other technologies and in-band migration such as the digitalisation of TV broadcast.

²² The ICT Regulation Toolkit is a joint production of infoDev and the International Telecommunication Union.

²³ Even where the licences are not technologically-specific and it could be argued that the change in use from GSM to LTE does not require a regulator to get involved, in order to make efficient use of the spectrum, it may be necessary to modify the individual assignments within the band.

²⁴ A good example is in Ireland ref: "Multi-band Spectrum Release: Release of the 800 MHz, 900 MHz and 1800 MHz Radio Spectrum Bands' – various consultations by ComReg 2012.

include change in the specified technology and does not necessarily mean that the licenced user has to vacate the frequency.

B.2 Background

B.2.1 The Electronic Communications Act

A review of the Electronic Communications Act of 2005 contained in the Government Gazette No. 28743, No. 36 of 2005 as well the Electronic Communications Amendment Act of 2014 contained in Government Gazette No. 37536, Act No. 1 of 2014 which together regulate electronic communications in the Republic of South Africa was carried out and the following sections were found to be of particular relevance in the undertaking of the feasibility studies:

B.2.1.1 Chapter 1: Introductory Provisions

Object of Act

2. The primary object of this Act is to provide for the regulation of electronic communications in the Republic in the public interest and for that purpose to:

(a) promote and facilitate the convergence of telecommunications, broadcasting, information technologies and other services contemplated in this Act;

(b) promote and facilitate the development of interoperable and interconnected electronic networks, the provision of the services contemplated in the Act and to create a technologically-neutral, licensing framework;

(c) promote the universal provision of electronic communications networks and electronic communications services and connectivity for all;

(e) ensure efficient use of the radio frequency spectrum;

(*m*) ensure the provision of a variety of quality electronic communications services at reasonable prices;

(y) refrain from undue interference in the commercial activities of licensees while taking into account the electronic communication needs of the public; and

(z) promote stability in the ICT sector.

B.2.1.2Chapter 2: Policy and regulations

Ministerial Policy and Policy directions

3. The Minister may make policies on matters of national policy applicable to the ICT sector, consistent with the objects of this Act and of the related legislation in relation to:

- (a) the radio frequency spectrum;
- (b) universal service and access policy; and

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(c) the Republic's obligations and undertakings under bilateral, multilateral or international treaties and conventions, including technical standards and frequency matters.

B.2.1.3Chapter 5: Radio Frequency Spectrum

Control of radio frequency spectrum

30. (1) In carrying out its functions under this Act and the related legislation, the Authority controls, plans, administers and manages the use and licensing of the radio frequency spectrum except as provided for in section 34.

(2) In controlling, planning, administering, managing and licensing and assigning the use of the radio frequency spectrum, the Authority must:

(a) comply with the applicable standards and requirements of the ITU and its Radio Regulations, as agreed to or adopted by the Republic as well as with the national radio frequency plan contemplated in section 34;

(b) take into account modes of transmission and efficient utilisation of the radio frequency spectrum, including allowing shared use of radio frequency spectrum when interference can be eliminated or reduced to acceptable levels as determined by the Authority;

(c) give high priority to applications for radio frequency spectrum where the applicant proposes to utilise digital electronic communications facilities for the provision of broadcasting services, electronic communications services, electronic communications network services, and other services licensed in terms of this Act or provided in terms of a licence exemption;

(d) plan for the conversion of analogue uses of the radio frequency spectrum to digital, including the migration to digital broadcasting in the Authority's preparation and modification of the radio frequency spectrum plan; and

(e) give due regard to the radio frequency spectrum allocated to security services.

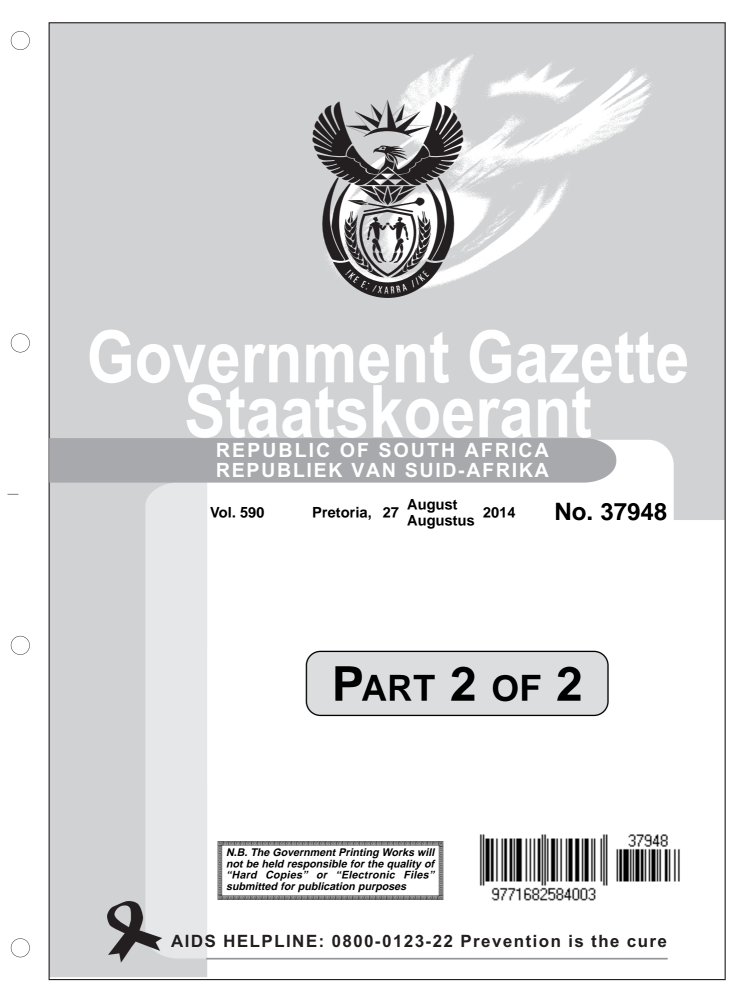
B.2.2 The National Radio Frequency Plan

On review of the National Radio Frequency Plan contained in Government Gazette No. 36336, Vol. 576, 2013 (which incorporates the decisions made at World Radiocommunications Conferences, including up to WRC 2012 which was concluded in Geneva in February 2012), the following allocations for the 880 – 960 MHz band were noted.

I⊺U Region 1 allocations and footnote	South African allocations and footnotes	Typical applications	Comments
862-890 MHz FIXED	862-890 MHz FIXED	Fixed links (856-864.1 MHz),	Paired with 868.1-876 MHz
MOBILE except aeronautical mobile 5.317A	MOBILE except aeronautical mobile 5.317A, NF9, NF10	Mobile Wireless Access (872.775- 877.695 MHz)	Paired with 872.775- 832.695 MHz
		GSM-R (MTX) 877.695-880 MHz) NF10,	Paired with 921-925 MHz
		IMT900 MTX (880-915 MHz),	Paired with 925-960 MHz
		Wireless Audio systems and Wireless microphones (863-865 MHz)	Radio Frequency Spectrum Regulations (annex B) (GG. No. 34172,
		CT2 cordless phones (864.1- 968.1 MHz)	31 March 2011)
		CT2 FWA (864.1-868.1 MHz)	
		RFID (865-868 MHz)	
		Non-specific SRD and RFID (869.4-869.65 MHz)	Spectrum Re- allocation for (RFID) (GG. No. 31127, 5 June 2008)
		Non-specific SRDs (868 – 868.6 MHz, 868.7-869.2 MHz,869.4 - 869.65 MHz, 869.7-870 MHz)	Radio Frequency Spectrum Regulations (Annex B) (GG. No. 34172,
BROADCASTING 5.322 5.319 5.323		Alarms (868.6-868.7 MHz,, 869.25-869.3 MHz, 869.65-869.7 MHz)	31 March 2011)
890-942 MHz	890-942 MHz		
FIXED	MOBILE except	GSM (BTX) (921-925 MHz),	Paired with 877.695- 880 MHZ.
MOBILE except aeronautical mobile	aeronautical mobile 5.317A, NF9, NF10,	IMT900 MTX (880-915 MHz),	Paired with 925-960 MHz
5.317A	NF11	IMT900 BTX (925-960 MHz),	Paired with 880-915 MHz
BROADCASTING 5.322		RFID (including, passive tags and vehicle location (915.1-921MHz	Spectrum re- allocation for RFID (GG. No. 31127, 5 June 2008)
Radiolocation			
5.323			
942-960 MHz	942-960 MHz		
FIXED MOBILE except	MOBILE except aeronautical mobile	IMT900 BTX (925-960 MHz)	Paired with 880-915

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CONTINUES ON PAGE 162-PART 2



aeronautical mobile 5.317A	5.317A, NF9	MHz
BROADCASTING 5.322 5.323		

Table 44: National Radio Frequency Spectrum Plan extract

B.2.3 The Frequency Migration Regulations and Plan

B.2.3.1Principles governing spectrum refarming

B.2.3.1.1 Identification of bands which are subject to frequency migration

Bands are identified for radio frequency migration according to the following hierarchy:

- First Level where the ITU radio regulations / decisions of a World Radio Conference (WRC) require a change in national allocation that will require existing users to be migrated;
- Second Level where a Regional Radio Conference requires a change in national allocation that necessitates existing users to be migrated;
- Third Level where the SADC Frequency Allocation Plan (FAP) requires a change in national allocation that necessitates existing users to be migrated; and
- Fourth Level a decision is made to change the use of a frequency band at national level and this requires the migration of existing users.

B.2.3.1.2 Process

The process of frequency migration is carried out in a manner consistent with the radio frequency spectrum regulations and the generic process is described in the Frequency Migration Regulation.

The key processes are described in the Radio Frequency Spectrum regulations, and are as follows:

- Preparation of a Radio Frequency Spectrum Assignment Plan (RFSAP) for the particular band or bands; and
- Amendment of a Radio Frequency Spectrum Licence where necessary.

When it has been established that migration is required, then the critical issue is to determine the time frame in a manner consistent with sound radio frequency spectrum management.

In some cases it is necessary to carry out a feasibility study on the band in question. This is illustrated in the process flow indicated below.

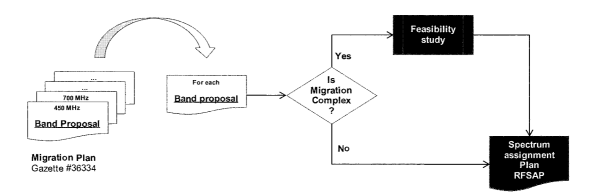


Figure 49: Process for frequency migration

The requirement for a Feasibility Study is usually, but not necessarily, indicated in the Frequency Migration Plan. Where the results of feasibility study indicate a change in the usage of the band in question, a RFSAP will be carried out.

The RFSAP will be subject to a consultation process.

The Frequency Migration Plan does not necessarily identify the destination bands for outmigrating users or uses because the appropriate destination band will vary from user to user depending on their specific requirements of the user. The spectrum pricing regime is intended to facilitate this process and guide users to the 'optimal' choice.

B.2.3.1.3 Time Frame for Migration

In principle, the Authority can migrate a user to another location as part of sound radio frequency spectrum management as required. However, an appropriate time frame should be applied as a matter of standard practice. In determining the time frame, the following factors are taken into account:

- the duration of the spectrum licence;
- the time frame to migrate existing customers (end-users);
- the economic life of the equipment installed; and
- adequate forward planning.

The forward- looking time frame for a process of spectrum migration is within 5 years from the moment of publication of the Frequency Migration Plan unless the Authority states otherwise in a Notice.

B.2.3.2 Reframing Plan for 880-960 MHz

As a result of the introduction of new services and technologies, it may be required for some frequency bands to be re-farmed. Due to the complexities of re-farming, the potential huge costs associated with such an exercise, as well as the different stages in application within the various SADC countries, this matter has not been addressed in detail in SADC FAP. Although the issue of migration was considered, it was resolved that it would be addressed in relevant separate documents.

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Frequency Band (MHz)	Allocation in NRFP 2013 (Applications)	Proposed Utilisation/ Applications	Notes on migration/ usage
862-890 MHz	FIXED FIXED MOBILE except aeronautical mobile (Fixed Links 856-864.1 MHz) (Mobile Wireless Access 872.775-877.695 MHz paired with 827.775- 832.695 MHz) (Mobile (MTX) 876-880 MHz paired with 921-925 MHz GSM-R – note that 876-877.695 is assigned) (IMT900 MTX 880-915 MHz paired with 925-960 MHz) (Wireless Audio systems and Wireless microphones 863-865 MHz) (CT2 cordless phones 864.1-868.1 MHz) (CT2 FWA 864.1-868.1 MHz) (RFID 865-868 MHz) (Non Specific SRDs 868- 868.6 MHz, 868.7-869.2 MHz, 869.4-869.65 MHz, 869.7-870.0 MHz) (Alarms 868.6-868.7 MHz, 869.25-869.3 MHz,	Mobile (IMT) (as per SADC FAP proposed common sub- allocation/ utilisation)	 Develop RFSAP with consideration to: Use of the band for IMT Harmonisation and alignment with ITU-R WP5D agreement on the appropriate channel plan for the 700 MHz/800 MHz frequency bands for Region 1. GSM R in 876-880 MHz paired with 925-935 MHz
890 - 942	869.65-869.7 MHz) MOBILE except aeronautical mobile (Mobile (MTX) 921-925 MHz paired with 876-880 MHz GSM-R - note that 876-877.695 is assigned) (Mobile 880-915 MHz paired with 925-960 MHz) (Several SRD 915.1-921	Allocations maintained as- is	Develop RFSP for purposes of harmonisation including in-band migration in the GSM 900 band.
942 – 960	MHz) (GSM900 band) MOBILE except aeronautical mobile (GSM 900)		Develop RFSP for purposes of harmonisation including in-band migration in the GSM 900 band.

Table 45: Frequency migration plan 862-960 MHz

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The 876-890 MHz Band

A Radio Frequency Spectrum Assignment Plan will be developed with consideration paid to:.

- Re-plan the entire band to accommodate IMT (terrestrial) as per SADC FAP-proposed common sub-allocation/ utilisation; and
- The reservation of the GSM-R bands (876-880 MHz paired with 921-925 MHz) for use by the Passenger Railway Authority of South Africa for the MetroRail network.

The 890-942 MHz Band

- A Radio Frequency Spectrum Assignment Plan (RSFAP) will be developed regarding the Mobile (890-915 MHz paired with 925-935 MHz) bands with respect to harmonisation including in-band migration;
- Otherwise, allocations remain as they are; and
- The GSM-R 921-925 MHz (paired with 876-880 MHz) band will continue to be reserved for use by the Passenger Railway Authority of South Africa for the Metro Rail network.

The 942-960 MHz Band

 A Radio Frequency Spectrum Assignment Plan (RSFAP) will be developed regarding the Mobile bands with respect to harmonisation, including in-band migration.

B.2.4 ITU Position

B.2.4.1ITU Position on 862-960 MHz as Overlaps with 876-960 MHz

According to the ITU Recommendation ITU-R M.1036-4 (03/2012), the recommended frequency arrangements for implementation of IMT in the band 862-960 MHz are summarised in the table and figure below.

	Paired arrangements				
Frequency arrangements	Mobile station transmitter (MHz)	Centre gap (MHz)	Base station transmitter (MHz)	Duplex separation (MHz)	arrangements (e.g. for TDD) (MHz)
A1	824-849	20	869-894	45	None
A2	880-915	10	925-960	45	None

Table 46: Frequency arrangements in the 862-960MHz band

Notes to Table 46:

NOTE 1 – Due to the different usage in the bands 698-960 MHz between regions, there is no common solution possible at this time.

NOTE 2 – The frequency arrangements for the band 698-960 MHz have been developed taking into consideration and recognising the above. The frequency arrangements for PPDR systems using IMT technologies in the bands identified in Resolution 646 (WRC-03), according to considering) and resolves 6 of that Resolution, are outside the scope of this Proposal. There are inherent benefits of deploying IMT technologies for PPDR applications in this band, including advantages of large coverage area and possible interoperability across the 700 and 800 MHz bands, noting the differences in operational requirements and implementations.

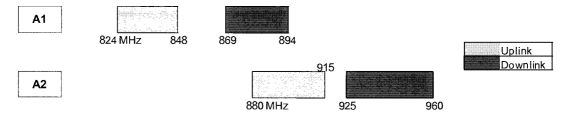


Figure 50: Frequency arrangements for 862-960 MHz

B.2.5 SADC

The Southern African Development Community (SADC) Frequency Allocation Plan (FAP) of 2013 creates a framework for the harmonisation across SADC on the use of the radio frequency spectrum.

As a result, the SADC Frequency Allocation Plan proposes that the 862-960 MHz be allocated to Mobile IMT, PMR and /or PAMR. There is no preference given for IMT over other services. The use of this band for IMT in the future is to be investigated as part of the development of harmonised IMT channelling arrangements.

The 862-960 MHz band is currently used for a variety of mobile and aeronautical mobile systems in various SADC countries.

The SADC FAP recognises that frequency channelisation of several key frequency bands must be developed and preferably harmonised throughout SADC. The frequency bands used for IMT, Broadband Fixed Wireless Access (BFWA), PTP microwave systems, etc. will be considered. Channelling plans will be added to the SADC Band Plan in future.

ITU Region 1 allocations and footnotes	SADC common allocation/s and relevant ITU footnotes	SADC proposed common sub-allocations / utilisation	Additional information
862-890 MHz	862-890 MHz	862-876 MHz	The use of this band for
FIXED	MOBILE except	IMT	IMT in the future to be
MOBILE except aeronautical mobile	aeronautical mobile		investigated as part of
5.317A	5.317A		the development of
	SADC14		harmonised IMT
BROADCASTING 5.322	SADC14		channelling
			arrangements.
5.319 5.323 5.316A 5.319		876-880 MHz IM T PMR and/or PAMR	This band is paired with 921 – 925 MHz The use of this band for IMT in the future to be investigated as part of the development of harmonised IMT channelling arrangement.
890-942 MHz	890-942 MHz	880-915 IMT	Paired with 925-960 MHz
FIXED		915-921 MHz	
MOBILE except	MOBILE except	PMR and/or PMR	
aeronautical mobile 5.317A	aeronautical mobile 5.317A	921-925 MHz	Paired with 876-880 MHz.

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BROADCASTING 5.322 Radiolocation 5.323		IMT PMR and/or PAMR 925-960 MHz IMT	Paired with 880-915 MHz
942-960 MHz	942-960 MHz		
FIXED			
MOBILE except	MOBILE except		
aeronautical mobile	aeronautical		
5.317A	mobile 5.317A		
	5.322		
BROADCASTING 5.322			
5.323			

Table 47: SADC allocations for 862-960 MHz

B.3 Methodology of the Feasibility Study

This section describes the structure and methodology adopted in the feasibility analysis for the 880-960 MHz band. The primary objective of the feasibility analysis is to propose an in-band migration plan to harmonise spectrum assignments into contiguous bands. Such a harmonisation will lead to more efficient spectrum usage and greater flexibility in network planning and configuration for licensees.

The structure of the study analysis reflects the various categories of services (or sub-band allocations) existing in the 880-960 MHz band. The 880-960 MHz band is currently assigned to GSM, GSM-R (downlink) and a number of non-IMT applications (e.g. RFID). Furthermore, relevant considerations of the IMT roadmap document are reflected in the feasibility analysis, especially, when such considerations lead to new migration scenarios.

The methodology of the study considers the relevant regulatory texts, the outcome of related consultations as well as international best practices to generate a set of feasible scenarios. These scenarios are, in turn, critically analysed considering the objectives and constraints of the Authority. Finally, a prioritised list of proposals is proposed for each sub-band as identified in the chapter above.

B.3.1 Methodology of the Study

The applied methodology in this feasibility study involves the analysis of regulatory, technical and economic factors. In each case, relevant regional and international practices are reflected.

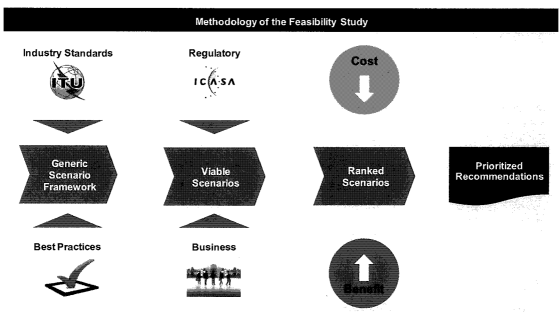


Figure 51: Methodology of Feasibility Study

For each sub-band (and the corresponding service categories), the feasibility analysis starts by a review of the applicable regulatory texts. The relevant sections of the Electronic Communications Act of 2005 contained in the Government Gazette No. 28743, Page 166/233

No. 36 of 2005 as well the Electronic Communications Amendment Act of 2014 contained in Government Gazette No. 37536, Act No. 1 of 2014 provide a legal and regulatory canvas for the subsequent analyses.

With the regulatory contour defined, the next step involves the review of band-specific documents with an objective to further refine the regulatory context and identify the technical and service specifications. These steps include the review of the National Radio Frequency Plan (2013) and the Frequency Migration Strategy and Plan (2013) which contain critical information on the permitted services as well as the migration strategy of the Authority. Relevant international texts are also brought in at this stage. These include, but are not limited to, SADC and ITU Region 1 documents, relevant ITU reports and trends.

Next, consultation documents are reviewed with the goal of understanding industry interests and motivations in technical, regulatory and economic terms. The review of consultation documents completes the stakeholder interest map. The various interests of stakeholders provide a basis for the scenario assessment and final proposal.

As a result of the inputs from regulatory texts, consultation documents and international best practices and technical possibilities, a broad set of migration and harmonisation options is derived with advantages and disadvantages with regard to various stakeholder objectives, are determined.

The next step is the prioritisation of relevant factors (advantages and disadvantages). The prioritisation criteria reflect the stated objectives of the Authority and its obligations and mandates. For instance, advantages that fulfil the Authority's prioritised objectives score high while disadvantages that hurt the Authority's prioritised objectives score low.

Last, all the benefits are consolidated to get a picture of the most beneficial scenarios from an aggregated perspective. Many of the advantages and disadvantages are qualitative or cannot be reasonably or reliably predicted. In such cases, qualitative analyses are made based on the best available knowledge and practices.

B.3.2 Structure of the Analysis

The feasibility analysis is structured around sub-bands and service categories. The 880-960 MHz band allocation is broad and multiple types of services are currently deployed in the band including GSM, GSM-R and RFID for instance. For clarity, we consider two subbands for the feasibility study:

- The GSM band (880-915 MHz paired with 925-960 MHz)
- The GSM-R band (921-925 MHz in the downlink)

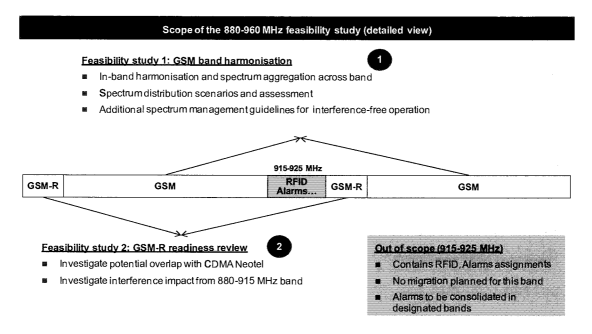


Figure 52: Scope of feasibility study

For the GSM band, the feasibility study aims to determine the optimal in-band harmonisation to do away with the current fragmentation.

For the GSM-R band, the feasibility study is primarily a benchmark of international practices with an objective of ensuring safe adjacency with the GSM band and providing examples of assignment guidelines when multiple licensees are involved.

B.4 The 880-915 MHz band (paired with 915-960 MHz)

B.4.1 Current status in the 880-915MHz band in South Africa

This section documents the relevant local information and decisions pertaining to the 880-915 MHz band. First, the permissible services in the band as well as additional restrictions are illustrated in the national allocation plan. Next, a view of the landscape of current licensees as well as industry input in consultations lay the foundation for the stakeholder map to be considered in the scenario analysis phase. The ICASA migration strategy represents the major decision around which the feasibility study shall be carried out.

B.4.1.1Allocations in the 880-915MHz band

The following are excerpts of the South African National Allocation Table for the 890-942 MHz band. The relevant portions for this section are the 890-915 MHz band in the first table excerpt and the 890-915 MHz in the second table.

ITU Region 1	SA allocation	Typical applications	Comments
862-890 MHz	862-890 MHz		
FIXED	FIXED	Fixed links (856-864.1 MHz),	Paired with 868.1-876 MHz
MOBILE except aeronautical mobile 5.317A	MOBILE except aeronautical mobile 5.317A, NF9, NF10	Mobile Wireless Access (872.775-877.695 MHz)	Paired with 872.775- 832.695 MHz
		GSM-R (M T X) 877.695-880 MHz) NF10,	Paired with 921-925 MHz
		IMT900 MTX (880-915 MHz),	Paired with 925-960 MHz
		Wireless Audio systems and Wireless microphones (863- 865 MHz) CT2 cordless phones (864.1- 968.1 MHz)	Radio Frequency Spectrum Regulations (annex B) (GG. No. 34172, 31 March 2011)
		CT2 FWA (864.1-868.1 MHz) RFID (865-868 MHz) Non-specific SRD and RFID (869.4-869.65 MHz)	Spectrum Re-allocation for (RFID) (GG. No. 31127, 5 June 2008)
		Non-specific SRDs (868 – 868.6 MHz, 868.7-869.2 MHz,869.4 - 869.65 MHz, 869.7-870 MHz)	Radio Frequency Spectrum Regulations (Annex B) (GG. No. 34172, 31 March 2011)
		Alarms (868.6-868.7 MHz,, 869.25-869.3 MHz, 869.65- 869.7 MHz)	
BROADCASTING			
5.319 5.323			

Table 48: Allocations in the 880-890 MHz band

ITU Region 1	SA Allocation	Typical Applications	Comments
890-942 MHz	890-942 MHz		
FIXED	MOBILE except	GSM (BTX) (921-925 MHz),	Paired with 877.695-880 MHz.
MOBILE except aeronautical	aeronautical mobile 5.317A, NF9, NF10,	IMT900 MTX (880-915 MHz),	Paired with 925-960 MHz
mobile 5.317A	NF11	IMT900 BTX (925-960 MHz),	Paired with 880-915 MHz
		RFID (including, passive tags and vehicle location (915.1- 921MHz	Spectrum re-allocation for RFID (GG. No. 31127, 5 June 2008)
BROADCASTING 5.322			
Radiolocation 5.323			

Table 49: Allocations in the 890-942 MHz band

B.4.1.2Current Assignments in the Band

The 25 MHz spectrum starting at 890 MHz has been allocated in ITU Region 1 for mobile applications and is paired with 935-960 MHz band. This paired band is standardised by ITU and widely adopted as the primary GSM (P-GSM) band in ITU Region 1 and globally.

Likewise, the 10 MHz spectrum starting at 880 MHz has been allocated in ITU Region 1 for mobile applications and is paired with 910-920 MHz band. This paired band is standardised by ITU and widely adopted as the primary GSM (E-GSM) band in ITU Region 1 and globally.

The graph below describes the current landscape of assignments in the 880-915 MHz in South Africa:

Cell C		Vodacom	MTN CellC	MTN
9.6		11	2.4 1.4	8.6
880 MHz				915 MHz
Cell C	11 MHz		The 880-915 MHz is contiguous assignme	
Cell C	11 MHz		contiguous assignme	
Cell C MTN	11 MHz 11 MHz		contiguous assignme	
			contiguous assignme Both MTN and Cell C contiguously	ents for 2 licensees
MTN	11 MHz		contiguous assignme Both MTN and Cell C contiguously Guard bands represe band	ents for 2 licensees C do not have 10MHz ent 5.7% of the width of the s are almost all in the E-GS

Figure 53: 900 MHz spectrum assignments in South Africa

The 880-915 MHz band has also been allocated as the first leg of the paired GSM band. Assignments in the 880-915 MHz band consist of 5 segments licensed to MTN, Vodacom, and Cell C:

- Cell C and MTN each operate on two non-contiguous sub-bands of 11 MHz each; and
- Vodacom operates a contiguous band of 11 MHz.

B.4.1.3Challenges in the 880-915 MHz band

As part of its regulatory mandate, the Authority must see to it that spectrum is managed and used efficiently and provides the highest utility to the country. In this context, the current assignment in the 880-890MHz band could be improved given the current fragmentation and the resulting inefficiencies such as wasted guard band spectrum.

Spectrum assignments to	o cellular operators in R	SA in 900 MHz GSM I	band (June 2014)
Cell C	Vodacom	MTN Cell C	MTN
9.6	11	2.4 1.4	8.6
0 MHz			915 N

First, the current assignments result in unnecessary fragmentation.

Figure 54: Spectrum assignments to cellular operators in the 900 MHz band

Both MTN and Cell C are assigned non-consecutive chunks of GSM channels. Cell C's two chunks of spectrum (9.6 MHz and 2.4 MHz) are 11 MHz apart from each other and MTN's two chunks (2.4 MHz and 8.6 MHz) are 1.4 MHz apart.

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Next, and as a consequence of this fragmentation, more channels are wasted for guard bands than would have been necessary for contiguous assignments. Indeed, there are currently 5 guard bands in each of the 2 sides of the duplex band.

Further, the fragments' sizes reduce flexibility in network planning and in providing broadband services. Both Cell C and MTN have 2 non-contiguous segments, with one segment being much larger than the other. For radio planning purposes, contiguity between segments is typical and therefore well understood by radio network planners. However fragmented assignments, where some blocks are very small block sizes (1.2 MHz for MTN or 2.4 MHz for Cell C), may make network planning more complex.

Another consequence of fragmentation is the potential financial and technical burden on network owners in terms of equipment tuning. Operators routinely use equipments with radio amplifiers. The introduction of SDR (software-defined radio) equipments will likely be costlier for operators whose spectrum is spread over a large band. SDR-technology uses wideband amplifiers, the cost of which increases significantly with the width of the band. It is therefore conceivable that scattered assignments may lead to higher costs since amplifiers must cover a larger range of scattered spectrum than if the spectrum were contiguous.

B.4.1.4ICASA Migration Strategy

The underlying principles and framework for the in-band migration in the 880-960 MHz band is the 'Process for Radio Frequency Migration' draft regulations S 4 (e) which states that "The authority shall initiate a process of radio frequency migration in the following circumstances: where the authority has determined that a change in a radio frequency spectrum licence holder's assignment within a radio frequency band is required to enable more efficient use of the radio frequency spectrum (in-band migration)."

The ICASA migration reference document for the 880-915 MHz band states:

- A Radio Frequency Spectrum Assignment Plan (RSFAP) will be developed regarding the Mobile (890–915 MHz paired with 925–935 MHz) bands with respect to harmonisation including in-band migration; and
- Otherwise, allocations remain as they are.

In other words, it is the Authority's objective to carry out an in-band migration (harmonisation) of the current GSM assignments. The primary objectives of the migration are to achieve contiguous assignments for each of the three cellular carriers while increasing spectrum efficiency (fewer guard bands)

B.4.1.5Consultations and industry input

The following describes various inputs from the industry relative to the harmonisation of the GSM900 band. The Authority engaged current licensees to get an accurate idea of the potential costs that licensees are to incur. Such analysis helps the Authority balance its objectives. However, as stipulated in the regulations, it is not the Authority's practice to compensate any licensees for migration.



Cell C MTN Vodacom Proposal of the harmonization of . Self-assessed costs of ZAR 40 E & P GSM for contiguity and million million spectrum aggregation Retuning of over 4,000 sites . Currently has 2 non-contiguous 2 years to implement DAS replacement and block assignments (resp. in E and P GSM) frequency retune Poor network quality country-wide Highlights gain of 2 channels for

- all
- during migration
- Currently has 2 non-contiguous block assignments in P-GSM
- Self-assessed costs of ZAR 86,2+
- Replacement of cell extenders
- Poor network quality country-wide during migration
- Contiguous block of spectrum assigned

Figure 55: Positions on 890-915 MHz in-band migration

All licensees operating in the E/P GSM band (890-915 MHz) engaged with the Authority's consultative proposal to harmonise the E/P GSM band. MTN and Vodacom voiced concerns about the complexity and cost of such a migration while Cell C expressed its support. Formally, no-one from the concerned party opposed the in-band migration.

Cell C supports the proposal (which it originated) for contiguity of all the assignments of each operator. To support its proposal, Cell C provided an illustration of the target spectrum arrangement in the band.

MTN highlighted the scale of such a migration on a nationwide scale as well as the costs. Specifically, MTN stated it would have to retune over 4000 sites over a period of 2 years at a cost to the tune of ZAR40 million.

Vodacom presented both a financial and operational impact of the in-band migration on its network. The overall quantifiable financial impact exceeded ZAR86 million. In addition, Vodacom expects unquantifiable disadvantage resulting from poor network performance that it expects to result from the in-band migration.

B.4.2 Trends in the 880-915 MHz Band

This section describes the useful developments in the 880-915 MHz band on 3 levels (global, ITU Region 1, SADC) as applicable alongside the South Africa case. Furthermore, exemplary spectrum assignment plans are presented for the 880-915 MHz band for relevant countries (in terms of region, comparable telecom context to South Africa). Lastly, we discuss relevant IMT guidelines for the 880-915 MHz band.

In summary, spectrum assignments tend to be contiguous (that is, not fragmented) across most countries in the region.

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B.4.2.1Summary of Best Practices in the 880 - 915 MHz band

The main objective of this section is to identify practices in ITU Region 1 as well as international best practices in terms of the distribution of 880-915 MHz across multiple licensees.

Similar exercises such as the current in-band migration in South Africa have been carried out in other countries.

A few key lessons can be learnt that are relevant for the South African context:

- Contiguous assignments are desirable in most countries and considered a key objective in spectrum refarming;
- An increasing number of regulators do away with the internal guard bands (separating assignments to different licensees within the same band); and
- Many countries are moving to a band plan of 5 MHz blocks across all IMT bands.

B.4.2.2The case of Norway

In Norway, the simultaneous redistribution of spectrum in the 900 MHz and 1800 MHz band occurred in the context of the upcoming expiry of existing licences and the introduction of a new licence.

In the 900 MHz band, the redistribution resulted in the elimination of 1.4 MHz×2 of internal guard bands and the redistribution of spectrum to accommodate the introduction of a 4^{th} player.

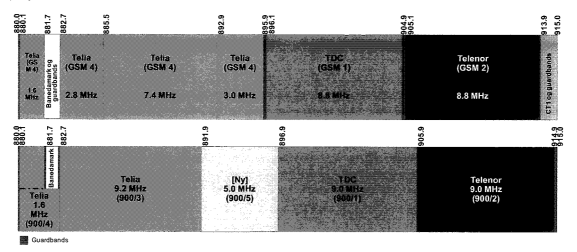


Figure 56: 900 MHz spectrum allocation in Norway

The relevant lessons learnt for South Africa in this case are the following:

Removal of internal guard bands for two reasons: Firstly, this decision increases spectral flexibility by removing the imposition of 0.2 MHz of guard band (or more) on licensees. Instead the regulator reinforces its technological neutrality (one of the Authority's policies) and recognises the trend toward deploying non-GSM technologies in the 900 MHz band. Secondly, even in GSM where the guard bands could have been argued for, most deployments include frequency-hopping which tolerates up to a

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certain level of close frequency reuse without undue impact on the network (note that no guard bands are typically used between cross-operator carriers in UMTS).Thirdly, the decision to remove guard bands transfers the primary responsibility of interference co-ordination from the Authority to licensees. Interference issues in cellular networks are usually critical and require responsiveness, which is achieved by removing the middle manl (regulator) from routine cases. It may rarely occur that no solution is found to interference problems among licensees; the Authority may step in at that moment and provide an unbiased solution without making recourse to guard bands. In summary, the removal of guard bands provides the upside of flexibility and does not constitute an indispensable solution to interference prevention or resolution.

Restructuring of band into channels of 5+ MHz. This decision recognises the growing trend toward the expanded use of the 900 MHz band for broadband services with 5 MHz minimal viable bandwidth and the avoidance of inadequate spectrum for potential new entrants.

In the 1800 MHz band, the redistribution of spectrum resulted in the achievement of contiguity for one licensee and the accommodation of an extra licensee.

Relevant lessons learnt for South Africa from the 1800 MHz band in Norway include:

- Contiguous bands for each licensee. Licensee TDC licences prior to the redistribution covered three blocks of which only two are contiguous. The regulatory authority of Denmark considered the achievement of contiguity an essential part of the re-farming process
- Restructuring of blocks (contiguous or not) into 5 MHZ+ blocks. The lesson learnt here varies slightly from that of the 5 MHz+ blocks in the 900 MHz because: the difference is that here, even when blocks are contiguous, the regulator sought to make each block 5 MHz or more. The rationale for such a choice is spectrum trading. Even though the contiguous blocks of 2.2 and 14.4 MHz of TDC taken together result in more than 5 MHz+ spectrum, any subsequent trading of any of those two blocks will result in a 2.2 (sub-5 MHz block). However, with the rearrangement into two blocks of 11.8 and 10 MHz, the blocks are individually tradable. Similarly, all other assignments in the 1800 MHz band are of 5MHz+ blocks after the re-farming.

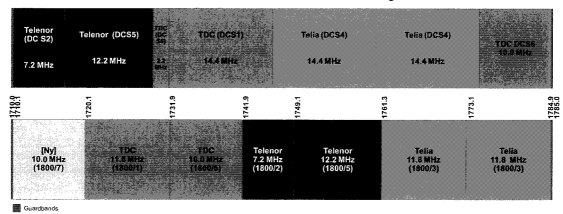


Table 50: 900 MHz in Norway

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B.4.2.3The case of Sweden

The spectrum redistribution in the GSM 900 MHz band in Sweden happened in the context of an expanded availability of spectrum (30 to 35 MHz), entry of a new player, and renewal of existing licences.

This case presents at least two relevant lessons for the Authority:

- Contiguous assignments for each operator represent an important regulatory objective. The Swedish regulator recognised the need to give players the opportunity to deploy wider carriers of new mobile technologies (e.g. UMTS, LTE). In this case, although every licensee moved spectrally, the sequence of blocks as well as general spectral location remained unchanged;
- Block size of 5 MHz to recognise the right of licensees to deploy 3G and 4G technologies (minimum spectrum of 5 MHz required) in the bands; and
- Explicit request for non-interference on GSM-R. The co-existence of GSM-R and GSM (or UMTS/LTE) has the potential to interfere across the entire GSM-R band. Many studies and parties have called for an EU-wide, regulatory position on the subject. Sweden has included clauses in the licences of cellular operators making it possible to request them to alter their network in case of interference against GSM-R.

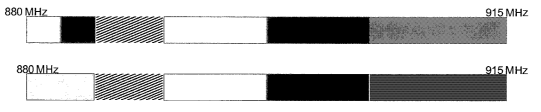
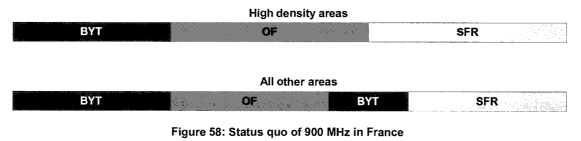


Figure 57: 900 MHz spectrum allocation in Sweden

B.4.2.4The Case of France

The re-farming of 900 and 1800 MHz in France was closely connected to plans to introduce a fourth 3G operator. The existing assignments differed from the benchmarks in that some operators were licensed in certain sub-bands only in specific, dense areas. ARCEP, the regulator identified two scenarios for spectrum reshuffling (to accommodate a 4th player or not).



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2*9.8 MHz	2	* 10 MHz	2 * 5 MHz		2 * 10 MHz	
Bouygues Telecom	Oran	ige France	4 th Open	itor	SFR	
880.1 MHz 925.1 MHZ	889.9 MHz 934.9 MHZ			904.9 MHz 949.9 MHZ		914.9 MHz 959.1 9HZ
		••••		• ••••		

Figure 59: 4 licensee scenario in the band - France

Both scenarios (3 or 4 licensees) are relevant for South Africa for the following reasons:

- Elimination of guard bands and self-management of interference. Even in the scenario with three licensees, ARCEP still decided to eliminate the guard bands and leave interference management to cellular licensees primarily;
- Acknowledgement of the trend toward 5 MHz+ blocks of licence. Similar to Denmark and Sweden, ARCEP also assigns 5 MHz+ blocks of spectrum for each licensee. In the specific scenario of the entry of a fourth operator, the block sizes are exact multiples of 5 MHz with all three existing licensees having 10 MHz each and the fourth having 5 MHz;
- Pre-commitment clause to future frequency redistribution: As ARCEP planned for the introduction of a 4th player, it sought to make this a smooth process by pre-committing the existing licensees to releasing some of their spectrum. Such a measure greatly simplifies consultative processes and legal challenges that might arise from existing licensees; and
- Interference levels in 3G were no greater than those in 2G. In order to protect services in bands adjacent to GSM 900 MHz, ARCEP requires licensees to ensure interference levels with other technologies are no greater than those with the incumbent technology (GSM).

B.4.2.5The case of Nigeria

In Nigeria, the distribution of spectrum assignments in 880-960 MHz band is contiguous. The lower 880 – 890 MHz band is currently allocated to ISPs. Assignments in these lower data bands differ across regions in the country.

	Etisalat	Glo	MTel	MTN	Zain
881.31 882.57 883.83 885.63 886.89 888.15	890 - 895	895-900	900-905	905-910	910-915

Figure 60: 900 MHz band in Nigeria

This case presents at least two relevant lessons for the Authority:

Absence of guard bands and self-management of interference. In this scenario, operators are advised to resolve interference problems among themselves before contacting The Nigerian Communications Commission (NCC) with an interference report. On receipt of the interference report, the NCC will mobilise all necessary resources to investigate and take necessary steps to eliminate the interference. In any case of a frivolous complaint, which is discovered to be as a result of internal equipment malfunctioning, the complainant may be required to pay the cost of NCC mobilisation and time wasted. Also, the interfering operator will be charged for the expenses incurred by the regulatory authority in detecting and clearing the

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interference. This is in addition to fines that may be imposed as stated in the spectrum licence.

- Acknowledgement of the trend toward 5 MHz+ blocks of licence for GSM operators -. Similarly to Denmark, Sweden and France, NCC also assigns 5 MHz+ blocks of spectrum for each licensee allowing for more competition as Nigeria has five mobile operators as opposed to typically three operators as in South Africa.
- In Nigeria, the 10 MHz in the E-GSM band (880-890 MHz) is assigned to pure data players (ISPs).

B.4.2.6Underlying Framework for the Scenarios

This section describes the constraints and guidelines imposed by the Authority's mandate and objectives on the relevance of migration scenarios. Such constraints and guidelines constitute a framework within which each scenario shall be evaluated and prioritised.

Viable re-farming scenarios must be aligned with the Authority's mandate and objectives and impartially benefit the various licensees and stakeholders. The Authority's mandates of technology-neutrality,spectrum-efficiency, and promotion of the wireless industry are of particular importance here. Additionally, the Authority's specific objective of achieving band contiguity for each of the licensees must be realised.

In terms of technology neutrality, the Authority continues to observe its non-partisan stance when it comes to the technologies deployed. In the GSM900 band, the Authority must therefore acknowledge and facilitate the right of licensees to deploy non-GSM technologies such as Universal Mobile Telecommunications System (UMTS) and LTE. The case studies of Sweden, Norway and France adopt similar neutrality views.

The Authority has the opportunity to reduce the current number of guard bands in the 900 MHz band. Two broad options exist depending on the channelisation plans selected and the policy option preferred by the Authority with respect to responsibility for interference management. Applicable channelisation plans include 200 KHz and 5 MHz (applicable 3G, 4G technologies in ITU Region 1 and in South Africa). Responsibility for interference management currently with the Authority can also be transferred to operators, thereby eliminating the very conservative imposition of explicit guard bands.

It is also the Authority's mandate to promote a vibrant wireless industry. To reach this goal, the Authority must promote competition and avoid imposing undue costs on the licensees. In addition to measures such as investment protection, it is in the spirit of the Authority's mandate to select the least costly options in the in-band migration of the 880-960 MHz band. Specifically, migrations must ensure that licensees are not moved spectrally by too much, unnecessarily. The cases of Sweden and Denmark support such orientation.

Given these factors, 3 migration scenarios can be considered:

- Scenario 1: Equal assignments of contiguous 5 MHz+ blocks with guard bands;
- Scenario 2: Equal assignments of contiguous 5 MHz+ blocks without guard bands; and

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 Scenario 3: Differentiated assignments of contiguous 5 MHz+ blocks without guard bands (case of 3 players).

		Harmonisation	Scenarios fo	or GSM 900 MH	z				
	880 MHz	:				91	5 MHz		
Scenario 1	0.2		· · · · ·						
No internal guard bands		11.6		11.6		11.6			
■0.2 MHz GSM-R guard band	I	Cell C	l	Vodacom		MTN			
Scenario 2	0.2	4 7807 11118 KII 8888	0.2	0.2					
■0.2 MHz internal guard bands		11.4		11.4		11.4			
∎0.2 MHz guard band at edges	I				I				
Scenario 3									
No internal guard bands		10		10	5	10			
Uneven assignment blocks									
		To be assigned on need basis							

Figure 61: In-band migration scenarios 880-915 MHz

B.4.2.7 Scenario 1: Equal 5 MHz+ Blocks with Guard Bands

This scenario involves the assignment of equal shares of spectrum to licensees and the elimination of internal guard bands. Additionally, the left-edge guard band is expanded to a full GSM channel (0.2 MHz) and the right-edge guard band is removed.

The primary drivers for this scenario are contiguity and spectral efficiency with the assumption of three players (the *status quo* in South Africa).

As compared with the current distribution of spectrum in the band, the benefits of the current assignment arrangement are as follows:

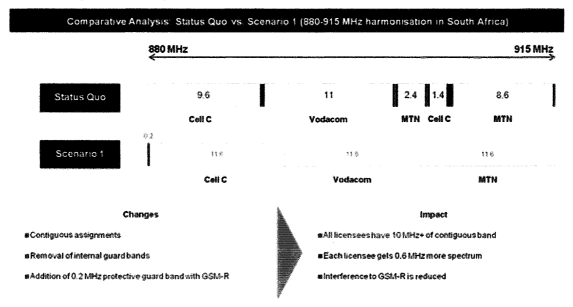


Figure 62: Status quo vs. scenario 1 (880-915 MHz harmonisation)

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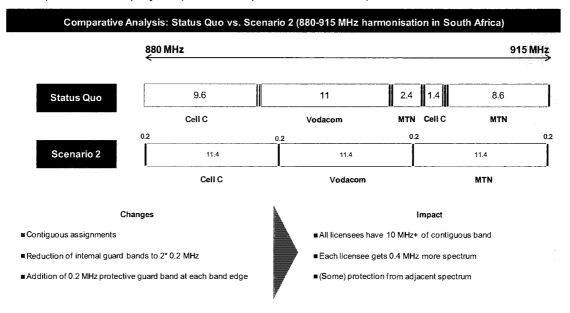
This scenario, like all others achieves the essential objective of contiguity. As a result, each licensee can now deploy either GSM or any of the other common technologies (3G or LTE). However, the scenario is still based on GSM channelisation (0.2 MHz) as evidenced by the GSM-R guard band of 0.2 MHz on the left-edge of the 880-915 MHz.

The key feature of this scenario is the complete removal of internal guard bands. This removal saves 1.8 MHz in one go: 1.4 MHz contiguity gain and 0.4 MHz internal guard band gain. Removing guard bands is a paradigm shift that benefits licensees with more spectrum and empowers them to co-ordinate interference issues among themselves. Given the use of interference-resistant technologies such as frequency-hopping in GSM, rigid measures such as guard bands are less and less relevant to protect licensees in the same band from mutual interference

Additionally, the 0.2 MHz remainder from the three-way division of the band has been assigned to the left-edge of the band (before the GSM-R allocation). The goal of this guard band is to provide spectral protection for the GSM-R band. It is important to note that guard bands are still very useful between different service classes and especially with GSM-R. Many GSM-R services are mission-critical and faults carry enormous safety and financial risks; therefore explicit measures such as guard bands are justified whenever feasible to add another layer of protection to deployments.

B.4.2.8Scenario 2: Equal 5 MHz+ blocks Without Guard Bands

In this scenario, licensees receive equal shares of spectrum and guard bands are maintained both between licensees within the band and at the two edges of the band. This scenario is the most conservative, contiguous arrangement assuming only 0.2 MHz of guard band.



The primary drivers for this scenario are also contiguity and spectral efficiency with the assumption of three players (the *status quo* in South Africa).

Figure 63: Status quo vs. scenario 2 (880-915 MHz harmonisation)

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In summary, the objective of contiguous achievement is achieved and all players gain 0.4 MHz more spectrum while explicit guard bands increase protection from mutual interference. Channelisation of 0.2 MHz is still based on GSM.

The key difference with scenario 1 is that guard bands are maintained between players. While removing guard bands trades favours increased spectrum and soft interference management, maintaining guard bands focuses on interference prevention.

In addition to an increased guard band with GSM-R, this approach also adds a guard band on the right-edge of the 880-915 MHz band. A variation on scenario 2 is to increase the guard band with GSM-R by shifting the right-edge guard band to the left-edge. Such a measure is a preventive move for the protection of mission-critical GSM-R services. Final decision about the merit of this variation of scenario 2 would be best made after interference analysis on GSM-R and also taking into account the density of deployments immediately to the right of 915 MHz.

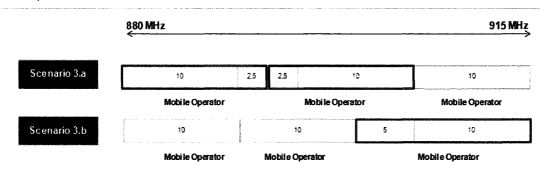
B.4.2.9Scenario 3: Differentiated ×5 MHz blocks without guard bands

This scenario consists of 4 contiguous blocks $(3 \times 10 \text{ MHz} + 1 \times 5 \text{MHz})$ and no internal or external guard bands. Further variations on the scenario include the allocation of the 5 MHz to a new entrant or to existing players on a differentiated need basis.

The key features are the new channelization of 5 MHz and the provision of a fourth licensee (alternatively, the option of uneven allocations among the existing three licensees).

The primary drivers of this scenario include a focus on broadband as well as differentiated assignments (uneven spectrum assignments to licensees based on such factors as market share and geographic differentiation).

The assignment is intended primarily to accommodate broadband services. UMTS and LTE (the two major 3G and 4G technologies) are realistically deployed in bands of 5, 10, 15 or 20 MHz.



The snapshot below illustrates scenarios 3.a and 3.b

Notes on scenarios 3.a and 3.b

- The spectral positions of "mobile operators" indicated above are purely hypothetical and may not be interpreted based on ourrent assignments
- Scenarios 3.a and 3.b involves 1 or 2 of the licensees giving up spectrum for the benefit of 1 or 2 others
- Decision about what licensee gets the 5 MHz to be made using 'need-based' criteria such as market share, traffic volume

Figure 64: Scenarios for differentiated assignments (880-915 MHz)

The 5 MHz block assignment can also be used for differentiated assignments in a way that is compatible with both GSM and IMT. That is, each existing player has enough spectrum to deploy either or both GSM and 3G/4G in the same band (with 10 MHz assignments) while the Authority has the flexibility to assign the extra 5 MHz on an 'incremental-need' basis. In other terms, the Authority can assign extra spectrum to a licensee with a demonstrable need (in a given geographical region for a given period upon which the need is re-evaluated). The rationale behind 'need-based' primary assignments is that beyond a certain minimum amount of spectrum required for basic operation of a network, incremental assignments must recognise the actual need for spectrum. It is common practice among regulators to allocate uneven amounts of spectrum to licensees. Such decisions may result from the history of assignments or be based on such factors as market share, penetration or revenues

B.4.2.10 Additional Terms for Licensees

Two key conditions must accompany the redistribution of spectrum in the 880 - 960 MHz band to ensure stable and predictable operations within the band and adjacent bands:

- Coordination for GSM-R protection; and
- Management of interference devolved primarily to licensees.

Any scenario chosen for the harmonisation of the 880-960 MHz band is best complemented with regulatory measures to ensure that the behaviour of licensees is aligned with the Authority's targets. The Authority aims to ensure good co-ordination between licensees and the commitment of licensees.

Co-ordination measures are important to prevent and resolve interference issues, which are bound to occur. These measures become especially important between licensees of different bands deploying different technologies.

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B.4.2.11 GSM-R adjacency co-ordination

GSM-R is used in mission-critical deployments and has been identified as a promising technology for transportation management. Therefore, adequate interference protection from adjacent bands is crucial. Adjacent bands include GSM 900 MHz and CDMA. Historically, guard bands were a key measure to prevent interference because very little additional measures (antenna power, positioning, for instance) were required. However, guard bands alone are not enough anymore because they have become smaller and more valuable and networks have become denser. Additional measures such as coordination of power levels, site-by-site interference analysis in are required.

However, licensees can be expected to be primarily interested in their own network and therefore it is encumbent on the Authority to put in place a framework that incentivises or forces licensees to co-ordinate and solve interference issues. In putting in place such a framework, practical considerations must be observed. Specifically, the bulk of the actions to prevent or manage interference should fall on the GSM and CDMA licensees, not on the GSM-R licensees sandwiched. For one, the geographical scope of the GSM-R network is small (along tracks mostly), giving GSM-R licensees less room to manoeuvre in changing physical configurations of their network. Secondly, interference studies carried out between GSM-R and systems in the GSM900 MHz band have shown that the latter has potential to interfere across the entire GSM-R band. Thirdly, given that GSM900 system deployments are denser, the interference these deployments cause on GSM-R is expected to be cumulatively greater. Fourthly, GSM-R being a niche technology, its ecosystem of interference management tools is not as great as that of GSM-R. Therefore, more responsibility should rest with licensees in adjacent bands to actively avoid interfering than on GSM-R licensees to experience and fight interference.

Licensees in the adjacent bands to GSM-R (more importantly the licensees with spectrum immediately before and after the GSM-R block) must therefore commit to the following:

- Committing to special radio network planning guidelines in geographical areas of overlap (e.g. along tracks and at stations) agreed with GSM-R players and the Authority that reasonably protect GSM-R operations. Specifically, sharp filters must be used in the radios to avoid spurious out-of-band emissions and intermodulation products must be carefully avoided. Additionally, in areas of geographical overlap of adjacent networks, the licensees with adjacent spectrum to GSM-R must prefer, where it is reasonable to do so, to use other channels over those immediately adjacent to the GSM-R band;
- Committing to actively and promptly investigate interference detected by GSM-R players as well as making swift changes to their radio network configurations to solve such interference issues; and
- Committing to take swift corrective measures in the form of network reconfiguration (physical and spectral) once interference has been identified and investigated. Specifically, for severe interference issues (where the GSM-R network is exposed to extremely dangerous risks of dysfunction), the interfering licensees may be asked to switch off the interfering sites or reduce power significantly with immediate effect.

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B.4.2.12 Co-ordination and interference self-management by licencees

In IMT bands, emerging options to manage interference are focused on co-ordination rather than guard bands (prevention) as has been the case until recently.

Given the increasing value of spectrum, guard bands that are not absolutely necessary are perceived as wasteful. In the specific case of cellular technologies, the underlying standards have consistently evolved to tolerate more interference than before. As a consequence strict preventive interference measures, such as the use of internal guard bands, are abandoned.

With high-availability and business-sensitive services such as GSM, interference resolution usually needs to be performed very quickly. The old approach of having the regulator mediate interference resolution lengthens the process unnecessarily for at least two reasons. Firsty, licensees usually co-operate well on most interference cases. Additionally, the regulator is usually not in a position to provide logistical or technical help.

An option is for the Authority to disengage partially from co-ordination and interference management. Under the proposed scenario, the Authority would come into the picture only when licensees are not able to come to an agreement.

Such a measure is a great complementary measure to the removal of guard bands suggested in scenarios 1 and 3.

B.4.3 Cost-benefit analysis

The cost-benefit analysis complements the technical feasibility study by assessing the burden that in-band migration scenarios impose on the ecosystem. Such analysis is crucial for definitive conclusions on spectrum migration. It is important to avoid unintended consequences on end-users, especially for vital services such as cellular communications and transportation management (GSM-R).

This analysis considers three stakeholders and assesses the potential costs and benefits to each. These stakeholders are:

- End-users who represent the most important category. All the regulatory objectives of the Authority could be traced back to the benefits to end-users.
- Licensees who invest in networks and make services available: The objective of assessing costs and benefits in this category is to ensure that licensees are adequately incentivised and not put in conditions where reasonable, profitable business is impossible.
- The Authority who must be able to continue to manage spectrum without incurring unduly high costs or be put in a situation where it must compromise the interests of the end-users.

B.4.3.1Perspective of licensees

The methodology of this section involves the presentation of impact analyses prepared by operators and comments as appropriate to these analyses. Any additional impacts that could be foreseen are also highlighted.

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The Authority engaged all three licensees (Cell C, MTN, Vodacom) in the 880-915 MHz for feedback about the spectrum aggregation proposal put forward by Cell C. MTN and Vodacom provided financial assessments of the impact of spectrum aggregation on their respective businesses. The spectrum scenario used as a basis for this financial assessment is equivalent to scenarios 1 and 2 proposed above in terms of financial costs involved for licensees. Furthermore, potential impacts are evaluated for scenarios 3.a, and 3.b, to the extent that such impact could be reasonably assessed.

B.4.3.1.1 Vodacom

The Vodacom impact analysis refers to quantifiable cost impact as well as unquantifiable impacts of implementing the Cell C proposal (equivalent to scenarios 1 and 2).

- Quantifiable impact: Vodacom states that the migration would involve:
 - the replacement of cell extenders (15,000 low-power and 100 high-power cell extenders across the country for a total cost of ZAR75.5 million);
 - The replacement of DAS systems (ZAR2.66 million with the DAS systems in 19 locations); and
 - A frequency retune of the network (ZAR8 million based on a reference quote provided in another scenario by a retune service company).
- Unquantifiable impact: Vodacom further warns of the substantial degradation of quality of service during the migration process. Cost assessments were not provided.

Cell extenders

- Around 15,000 low-power & 100 high-power Vodacom cell extenders to be impacted in RSA
- Actual required change is frequency tuning to new band
- Practically, replacement by new cell extenders is realistic
- Proposed unit cost of cell extender: ZAR 75.5 million

DAS Replacement

- Vodacom DAS systems installed in 19 locations in RSA
- Action required is the replacement of the pre-tuned filter modules
- Alump sum valuation of this replacement stands at ZAR 2.66 million

Frequency Retune

- Vodacom base stations need to be assigned new frequencies
- A network-wide frequency replanning (retune) is required
- Cost of frequency returne based on historic comparable
- Amount required: ZAR 8,000,000

Figure 65: Impact of migration on Vodacom

Vodacom values the quantifiable part of cost of in-band migration as per the Cell C proposal to over ZAR86 million. The unquantifiable impact presented included considerable disruption and poor quality of service during the spectrum migration.

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B4.3.1.2 MTN

MTN provided an impact analysis focused on:

- frequency retune of over 4,000 sites at a cost of around 40 million and
- the timeframe for implementation of two years. MTN is the only licensee to provide a timeframe for implementation.

B.4.3.1.3 Cell C

It is worth noting that Cell C initiated the retune proposal that was put to the other two licensees in the 900 MHz band. Cell C did not provide an impact analysis but stated that *"all three mobile operators are to make adjustments to their network to incorporate the free guard bands resulting in equal allocations."*

B.4.3.1.4 Assessment of the perspective of licensees

This assessment is performed separately for scenarios 1 and 2 on the one hand and scenario 3 on the other. The focus of each assessment is on two aspects:

- A critical review of the type of changes as well as timelines provided by the licensees in their impact analyses where applicable:
- An analysis of the benefits of the migration for licensees.

A review of financial impact suggested by MTN and Vodacom is not covered due to the lack of comparables in South Africa.

For scenarios 1 and 2, the following are assessments of positive and negative impacts on licensees:

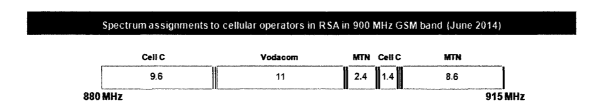
Costs in terms of changes required on the physical network: Because the 880-960 MHz migration is in-band, radio network equipments are typically built to operate in any channel within the band. Furthermore, it is standard practice for operators to purchase equipment that is tuned over the entire range allocated to the communication technology in any given band. Therefore, it would be unexpected that radio equipments (including repeaters) require a change of physical hardware in order to operate in a different sub-band;

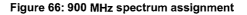
Furthermore, the impact of scenarios 1 and 2 (equivalent to the Cell C proposal) on Vodacom should be minimal because the proposed assignment for Vodacom is a slightly larger minimal offset (2 MHz) of Vodacom's existing assignment. In other words, a mere software reconfiguration of all Vodacom base stations would yield a sensibly similar network;

Costs in terms of frequency retune: a frequency retune is typically carried out at least once a year even without frequency migration. The shift in frequencies represents sufficient grounds to conduct a frequency retune. Cell C and MTN would have to perform the most extensive frequency retune as a result of the aggregation of fragmented spectrum. Vodacom does not necessarily need an extensive frequency retune;

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- Benefits in terms of radio planning flexibility and service quality: Scenarios 1 and 2 result respectively in 0.6 MHz (three GSM channels) and 0.4 MHz (two GSM channels) more for each licensee in the 'coverage layer' (900 MHz) of GSM networks. Typically, the 900 MHz (or coverage layer) provides better reception and limited capacity for all users. With the 0.4 or 0.6 MHz spectrum expansion, licensees have increased flexibility in planning their network with less interference (better quality of service);
- Benefits in terms of network traffic capacity: Scenarios 1 and 2 result respectively in 0.6 MHz (three GSM channels) and 0.4 MHz (two GSM channels) more for each licensee in the 'coverage layer' (900 MHz) of GSM networks. If this additional spectrum is used to provide more capacity in GSM, up to three new channels can be added overall depending on network configuration and reuse scenarios. In other words, each licensee can benefit by up to 3×7×2 =42 additional, simultaneous, voice communications.
- Benefits in terms of broadband readiness: Spectrum aggregation resulting in contiguous assignments means that MTN and Cell C can now plan to offer more broadband services on the 'coverage layer'. In fact, in the existing spectrum configuration, MTN and Cell C could only deploy one block of 5 MHz even though they each had 11 MHz of spectrum in total.





With one block of 5 MHz, MTN and Cell C could deploy at most one UMTS carrier and no LTE carrier at 10 MHz (the minimum commonly-accepted LTE spectrum bandwidth in a real network). In scenarios 1 and 2, both MTN and Cell C can offer up to 2 UMTS carrier or introduce a reasonable LTE network over 10 MHz of spectrum. Vodacom could already deploy two 3G carriers or 1 LTE carrier in the existing configuration.

Scenario 3 provides all the benefits of scenarios 1 and 2 but also faces all the costs. The key differences between the two scenarios are as follow:

Only two of the three licensees would enjoy benefits in scenario 3. Those benefits, although of the same type as in scenarios 1 and 2 are more extensive because one (respectively two) licensee(s) get(s) 5 MHz (respectively 2.5 MHz) more spectrum than currently while they only get 1.6 MHz more spectrum than currently in scenarios 1 and 2; and

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 One of the licensees gets 1 MHz less spectrum and therefore faces all the costs described above (Vodacom would face less costs). In addition, the licensee with 1 MHz less spectrum would not enjoy any of the benefits described above except that of broadband readiness (Vodacom would already enjoy that benefit).

It is worth noting that all licensees do not have needs for spectrum in practice. Therefore, the costs or disadvantages listed here may not apply in case of scenario 3. In practice, even licensees without a need for spectrum still request it for the other benefits such as convenience and future growth plans. An objective evaluation of costs for such licensee in the absence of objective and thorough data on network utilisation, nature, as well as market dynamics may be speculative.

B.4.3.2Perspective of end-users

Three categories of impact may be reasonably expected to be felt by end-users:

- Type of service;
- Quality of service; and
- Price of service.

In terms of quality of service, scenarios 1, 2, and 3 can be translated into better quality of service for users if the existing service configurations are maintained by all licensees.

In terms of service price, other factors are likely more decisive in determining the orientations of licensees.

In terms of new types of service, theoretically, licensees could introduce more broadband services to the entire population even in rural areas. In practice, service decisions result from company strategies and the business opportunities available in various geographic areas.

B.4.3.3Perspective of the Authority

The potential costs and benefits to the Authority (and by extension, the government) are related primarily to the spectrum and licence fee income as well as the expenses associated with the migration process.

As far as benefits are concerned, any of the new scenarios (1, 2, or 3) would result in marginal additional spectrum fee income for the Authority. As a result of the in-band harmonisation, 1.8 MHz more spectrum would be made available in scenario 1 and 3, while 1.2 MHz of spectrum would be made available under scenario 2. The incremental revenue from spectrum fees is valued at ZAR1.62 and 1.08 million respectively for scenarios 1/3 and scenario 2.

Incremental spectrum fee income for ICASA from 880-960 MHz in-band harmonization			
	Scenario 1 (11.6 MHz *3)	Scenario 2 (11.4 MHz *3)	Scenario 3 (Differentiated Assignments)
Incremental Spectrum Made Available (MHz)	1.8	1.2	1.8
Incremental Spectrum Fees Income for ICASA (ZAR)	1.62 million	1,08 million	1.62 million

Observations

- The amounts result from the Excel calculation spreadsheet made available by ICASA
- Assumptions include frequency factor (0.5), congestion factor (1.5), geographic factor (1), sharing factor (1), uni/bi directional factor (1) and area sterilized factor (600)

Figure 67: ICASA revenue from incremental spectrum fees for all 3 harmonisation scenarios

An increase or a decrease of benefits may accrue as a result of a more or less turnover from licensees. Migration scenarios that result in the affordability and high quality of existing and broadband services are likely to generate more demand from more users and potentially more revenue for licensees.

The costs on the Authority are primarily related to the involvement of the Authority during the consultations and implementation phase of the selected scenario. It is foreseeable that scenario 3 may result in protracted consultations and even legal challenges from the licensee that would end up with less spectrum. Furthermore, depending on the level of involvement of the Authority in supporting the migration process, additional costs may occur with further studies, arbitration of disputes and interference management during the transition phase of the migration. Lastly, the Authority runs the risk of negative brand exposure if the migration results in substantial disruption of the quality of service to the public.

B.4.3.4Prioritisation of impact items

The Authority aims to comparatively evaluate all the costs as well as benefits associated with the various migration options. The Authority proposes to consider the least bad option overall based on a balanced consideration of short, medium and long term interests and policy objectives.

The impact items (costs, benefits, implementation guidelines) are ranked by decreasing order of importance below:

 Quality of existing services to end-users during and after the migration: this category includes the end-user perception of quality of service, the ability of the network to provide a good quality of service and the incentives for licensees to provide a good quality of service;

- Affordability of existing services to end-users: this category is related to the technical constraints imposed on licensees, the costs of migration to licensees as well as the opportunities afforded to licensees in terms incremental bandwidth; and
- Availability of broadband services: this category includes the readiness of licensees to provide broadband services and the diversity of technologies available to them

B.4.4 Proposal

The proposals depend on the target market structure for the cellular industry.

For a 3-player market structure, by decreasing order of priority, the Authority proposes the following options:

- Scenario 1;
- Scenario 3a and 3b; and
- Scenario 2.

The following table summarises the expected benefits from each scenario.

Cost-benefit Analysis of the Migration Scenarios for the Cellular Spectrum					
			Scen	arios	
Stakeholders	Impact items	0*	1	2	3
Licensees	Amount of spectrum held (MHz)	11	11.6	11.4	10 or 12.5
Licensees	Cost of migration	NC	Low	Low	Low
Endusers/Licensees	Quality of existin gservice	Baselin e	Best	Better	High
Endusers/Licensees	Affordability of existing services	Baselin e	Baseline	Baselin e	Better/Best
Endusers / Licensees	Availability of broadband services	Baselin e High High I		High	
ICASA	Revenue from spectrum management	Baselin e	More	More	More

Costs and benefits of various migration scenarios

- Scenario 1 provide the best overall benefits to the end users in a 3-player cellular scenario
- Scenario 1 is easier and faster to implement given that operator buy-in exists.

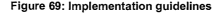
10: Current spectrum distribution

Figure 68: Cost benefit analysis of migration scenarios for the cellular spectrum

B.4.5 Implementation Guidelines

The implementation phase of the 880-915 MHz migration requires planning and collaboration from all parties to avoid considerable or prolonged service disruption. The Authority will ensure that all the views and constraints of the licensees as well as other stakeholders are considered. Additionally, the Authority should lead the process of defining a clear governance framework while removing itself from operational aspects.

Oversee the definition of a plan	 ICASA to identify all stakeholders in the 880-960 migration plan and understand interests ICASA to set timelines leading to a migration in less than 2 years from validation of the plan (geographically s
Set clear governance rules and roles	 Define reporting metrics to the public and to ICASA Define a conflict resolution process with last resort to ICASA
Ensure communication and awareness	 Include a timely and transparent communication plan in the project plan Ensure proper communication between entities and ICASA



B.4.5.1Readiness for migration

Licensees are used to planning for frequency retunes (a key part of this migration). An important added challenge in this case is the co-ordination across licensees and the involvement of other stakeholders such as the Authority, representatives of consumers or other stakeholders as appropriate. Before the migration kicks off, the Authority must ensure that all stakeholders are identified and present their constraints, perceived risks and recommendations for a smooth and successful outcome. Specifically, licensees must acquaint one another with their constraints and corporate policies for external co-ordination and communications. The Authority, as a neutral party and the regulatory body of the industry is best-placed to oversee the successful completion of the readiness phase.

Aspects such as geographical sequence of migration are best left for co-ordination between licensees. However, the Authority should step in for arbitration in the case of irreconcilable differences between the parties.

Communication to the public during the migration must be transparent and all parties including the Authority must maintain open lines with the public.

B.4.5.2Processes and governance

The Authority must be involved in defining the governance rules that form the basis for decision-making and arbitration for all parties during the migration. Additionally, the Authority will make sure that well-defined migration processes are in place that cover switchover procedures, disaster management and fallback processes.

The process of developing governance rules will be inspired by the typical problems that arise in multi-party transition processes in the telecom industry as well as common rules of migration processes. The various interests of parties must be clearly understood and weighed. In addition, governance rules must cover the post-migration periods where multiple adjustments to the network would be necessary to reach a fully-operational phase

again. All switchovers during migration phases must occur at times of minimal traffic (usually at night).

In terms of process, usual migration processes for frequency retune must be refined to include the cross-operator component. The most critical aspect of processes is to ensure working and speedy interfaces between licensees so that cross-operator notifications during the switchover are as smooth as if the migration only involved one single operator.

B.4.5.3Project management of the migration

The Authority shall ensure that there exists a sound and executable migration plan with buy-in from all involved parties before the start of the migration. While the Authority does not expect to be a major or primary contributor to such a plan, it must ensure that all parties work together to define the plan.

Important aspects of the migration plan include the drafting of a co-ordinated project timeline, a communication plan as well as disaster-recovery and business continuity plans.

The project plan must clearly identify the phases of the migration (including the sequence of geographical areas affected), the dependencies between various phases and all key milestones related to the beginning and the end of migration within each geographical area.

B.5 The 921-925 MHz band

In the rest of this section, mentions of the 921-925 MHz band refer to the paired band 876-880 MHz / 921-925 MHz.

B.5.1 Current status in the 925-925 MHz band in South Africa

This section documents the relevant local information and decisions pertaining to the 921-925 MHz band. First, the permissible services in the band are illustrated in the national allocation plan. Next the current assignments in the band are presented.

In summary, the 921-925 MHz band is allocated for PMR services and assigned for GSM-R use currently in South Africa.

B.5.1.1Allocations in the 921-925 MHz band

According to the South African National Frequency Allocation Plan, the 921-925 MHz band is paired with 876-880 MHz for the provision of trunked mobile services.

Although the band is *de facto* associated with GSM-R, the actual allocation in South Africa prescribes a broader interpretation of the services allowed. Specifically, the band is allocated for 'Trunked Mobile Radio' services in South Africa. Additionally, the national footnotes for 921-925 MHz band (NF31) state the following:

"This band is currently proposed in Europe for digital private mobile radio for the railways using a PMR system based on GSM (GSM-R). In South Africa also, this band offers the possibility for large organisations (such as the railways) to use GSM-based PMR systems.

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The band might also be one in which TETRA-based equipment is available in the future. There may also be a possibility of FWA sharing these frequencies, particularly in rural areas.

Although the national railway operator does not foresee the future usage of GSM-R, there have been enquiries from other entities who see the possibility of GSM-R use in projects like GAUTRAIN. The Authority has decided to allocate this band to digital trunking systems on national basis. This does not preclude the use of GSM-R in certain projects where it might be feasible."

ITU region 1	SA allocation	Typical applications	Comments
890-942 MHz FIXED MOBILE except aeronautical mobile 5.317A	890-942 MHz MOBILE except aeronautical mobile 5.317A, NF9, NF10, NF11	GSM-R(BTX) (921-925 MHz), IMT900 MTX (880-915 MHz),	Paired with 877.695-880 MHZ. Paired with 925-960 MHz Paired with 880- 915 MHz
		IMT900 BTX (925-960 MHz), RFID (including, passive tags and vehicle location (915.1- 921MHz	Spectrum re-allocation for RFID (GG. No. 31127, 5 June 2008)
BROADCASTING 5.322 Radiolocation 5.323			

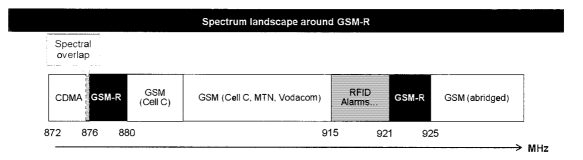
Table 51: Allocations in the 921-925 MHz band

B.5.1.2Current assignments in the 921-925 MHz band

The 921-925 MHz band (paired with 876-880 MHz) is currently entirely assigned to PRASA as a GSM-R Radio Frequency licence. The area of operation is restricted to railway lines in metro areas across South Africa. The applicable technical parameters follow the GSM-R standards prescription.

Furthermore, the Authority has assigned this licence on a shared basis and reserves the right to assign the same frequencies to another operator subject to co-ordination and synchronisation. Other potential users of the band include Transrail and, Gautrain for instance

The entire GSM-R band has been allocated to PRASA. Furthermore, both the lower and upper bands of the GSM-R assignments have close adjacencies:



GSM-R and adjacencies

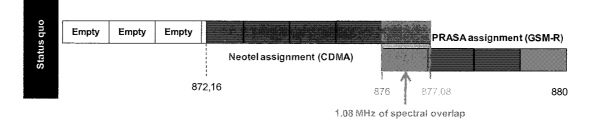
- The 2*5 MHz at 876-880 MHz & 921-925 MHz have been allocated in Region 1 exclusively for GSM-R
- The uplink of the band (876-880 MHz) is adjacent to CDMA(assigned to Neotel) on the left & GSM(Cell C) on the right
- The CDMA adjacency to the left of the 876-880 MHz overlaps by 1.06 MHz with the GSM-R uplink band

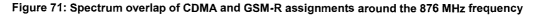
Figure 70: Spectrum landscape around GSM-R

The lower (uplink) GSM-R band is adjacent to the CDMA band (assigned to Neotel) on the left and to the GSM band (specifically, the Cell C band) to the right. The upper (downlink) GSM-R band is adjacent to a relatively empty band (occupied sparsely by Radio Frequency Identification (RFID) and alarm systems) to the left and to a GSM band (specifically, the Cell C assignment) to the right.

B.5.1.3Challenges in the band allocated for GSM-R

The main challenge with the current GSM-R allocation is its potential overlap with another assignment on the 876-880 MHz leg. The following presents the actual overlap and the obligations of the Authority.





For Neotel's CDMA network, this overlap may result in poor quality of data connectivity for users, depending on the relative strength of the interfering GSM-R signal

The Authority has a fundamental duty to ensure an environment where assigned spectrum is interference-free. Interference prevention options vary depending of the exclusive or shared nature of the spectrum.

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- Where spectrum is assigned on an exclusive basis, interference is prevented usually through the use of guard bands and strict technical restrictions on emission profiles (spectral masks, EIRP limits).
- If spectrum is assigned on a shared basis however, interference prevention is commonly achieved through geographical exclusivity. In this case, licensees agree to deploy their systems in different areas at emission levels that ensure interference-free boundaries. In the case of trunking systems, it may also be agreed that all involved parties operate in the same network using different sub-network identifications.

In the 876-880 MHz band, there is a challenge of overlapping assignments. Indeed, Neotel has been assigned the frequency band 832,08 – 877,08 MHz (licence 5060831). As per the Gazette No. 34872 in section 7.1., Neotel "*has been assigned 2*4,92 MHz which spread throughout the frequency range 827.775 -832.695 paired with 872.77.*" This assignment overlaps with the 876-880 MHz lower band of the GSM-R allocation. At least two types of challenges arise from this overlap:

- Legally, there is potentially a case against the Authority for attributing the 876-877,08 MHz band to two different licensees. The GSMR license (876-880 MHz) is assigned on a shared basis subject to co-ordination with other users. Therefore, there is a risk of legal challenge from either Neotel or PRASA (the GSM-R license holder); and
- Technically, and assuming that both the Netoel and PRASA licences have been assigned on a shared basis, there is the potential for overlap at least at train stations and in residential areas along the railway lines used by PRASA.

B.5.1.4 The migration strategy

In the Radio Frequency Migration Plan, the Authority proposed allocating the 921-925 MHz band to GSM-R as follows:

- Assignment to GSM-R must be done in consultation with Transnet; and
- Assignment to GSM-R must be aligned with Government Gazette No. 34872.

The government Gazette No.34872 of 2011 is about the joint allocation of 800 MHz and 2600 MHz spectrum as part of a broadband IMT initiative. The in-band migration proposed in the Gazette is now obsolete and has not been followed through with. Therefore, no further alignment with the dispositions in the Gazette has to be made.

In summary, the Authority's decision for the GSM-R band is to rephrase the allocation language from 'Trunking Services' to GSM-R. This removes any ambiguity in the allocation language.

B.5.2 Trends in the 921-925 MHz band

This section describes the directives, guidelines and trends in the 921-925 MHz band on three levels (global, Region 1, SADEC) side-by-side with the South Africa dispositions. Furthermore, relevant benchmarks pertaining to GSM-R or the 921-925 MHz band are discussed.

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I⊤U Allocation for Region 1	SADC Allocation		South African Allocation			
890 – 942 MHz	890 – 942 MF	z		890 – 942 MHz		
FIXED MOBILE except aeronautical mobile	FIXED MOBILE except aeronautica I mobile	880 – 915 MHz IMT 915 – 921 MHz PMR &/or PAMR 921 – 925 MHz IMT PMR and /or PAMR 925 – 960 MHz IMT	Paired with 925 – 960 MHz Paired with 876 – 880 MHz	FIXED MOBILE except aeronautical mobile	IMT 900 MTX (880 – 915 MHz) GSM–R (BTX) (921- 925 MHz) IMT900 BTX (925 – 960 MHz) RFID (including passive tags and vehicle location) (915-921 MHz)	Paired with 925 – 960 MHz Paired with 877.695 – 880 MHz Paired with 880 – 915 MHz Spectrum Re- allocation for RFID (GG. No 31127, 5 June 2008)
BROADCASTING Radiolocation						

Figure 72: Comparison for allocation at ITU, SADC and South Africa level for 890-942 MHz

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GSM-R (GSM Railway) is a customisation of the GSM standard for railway traffic management applications. The GSM-R specifications were finalised in 2000 and the standard is now part of the European Rail Traffic Management System. Over 38 countries have adopted the technology to date. A typical deployment involves a string of base stations along railway lines at intervals of 7 and 15 km for high redundancy and robustness of the network. In addition to GSM, a number of trunking features are built into GSM-R and service quality is designed for mission-critical applications as well as speeds of up to 500 km/h.

In summary, the 876-880 MHz paired with 921-925 MHz has not been exclusively allocated for GSM-R used at any level (region 1, SADC, South Africa). However, in much of Western Europe (and now increasingly Eastern), GSM-R is routinely the only service deployed in the band.

B.5.2.1Worldwide Trends for GSM-R or 921-925 MHz

GSM-R is standardised for use in either 900 or 1800 MHz bands.

In Europe, GSM-R is deployed by all member states as well as Turkey, Ukraine in the 876-880 MHz (paired with 921-925 MHz band). In Germany, this allocation has been extended by 3 MHz (873-876 MHz) to cater for the extensive and dense network of the railway company (Deutsche Bahn). It is important to note that the 873-876 MHz band was previously in use for Trunking services.

In Australia, GSM-R is deployed in the DCS band (1800 MHz). The GSM band was auctioned to allow participation from the railway companies and this band happened to be available.

Other large countries that have adopted GSM-R include China in 2008 (aligned with European bands) and India (in the P-GSM band).

However, it is important to note that most frequency allocation tables do not make explicit allocations to GSM-R. Instead (as in the case of Ofcom for instance), the allocation is to mobile services while a footnote refers to GSM-R operation in the band.

B.5.2.2Trends in Africa

To date, according to publically-available information, Algeria is the only other country in Africa other than South Africa to have deployed a GSM-R network. This deployment started between 2006 and 2008 and is in line with the broader European norms.

B.5.2.3Outlook

GSM-R deployment remained highly concentrated in Europe with 35 of the 38 reported deployments in the early 2000s. Large European railway companies including Deutsche Bahn run GSM-R and have not indicated short-term plans of migrating to different technologies. This ensures a stable interest in GSM-R and the strengthening of the GSM-R standard in the band as well as the availability of equipments.

Outside of Europe, a relatively small number of countries have adopted the standard worldwide, suggesting a slow uptake. However, these countries include India and China, the largest emerging economies which have the potential to sway industries.

Most African countries have yet to adopt the standard. A deeper analysis reveals however that the slow adoption in African is due to the under-developed and under-funded railways network. As markets continue to grow and infrastructure spending increases in Africa, it is therefore likely to see more GSM-R networks rolled out in the *de fact*o Region 1 band of 876 – 880 MHz paired with 921-925 MHz.

In conclusion, GSM-R will likely be a major and growing standard for railways around the world. Since GSM-R is primarily deployed in the 921.925 MHz band, this allocation will remain for the foreseeable future.

B.5.3 Proposal

The Authority proposes to confirm the GSM-R allocation as exclusive in the band and remove the current overlap between GSM-R and CDMA. Furthermore, given the sensitivity, mission-criticality and nascence of GSM-R, strict non-interference rules and regulations must be imposed and enforced in the adjacent bands.

B.5.3.1Allocation to GSM-R

The Authority proposes to formally amend the national frequency allocation table by allocating the 876-880 MHz band paired with 921-925 MHz band exclusively to GSM-R. Currently, the allocation refers to trunked services in general, with the understanding that GSM-R is one potential application. However, given the international and regional trends in the band, it is beneficial for South Africa to align with ITU Region 1 and regional standards and provide certainty for GSM-R investments.

B.5.3.2Removal of spectrum overlap

The Authority proposes to remove the spectrum overlap that currently exists between the GSM-R assignment to PRASA and the CDMA assignment to Neotel. The overlap does not yet result in technical issues because PRASA has yet to deploy a network in the band. However, before a network is deployed and legal implications emerge, both licensees must have the guarantee of interference-free spectrum.

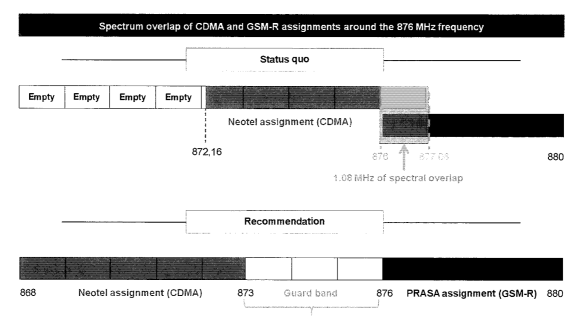


Figure 73: Spectrum overlap of CDMA and GSM-R assignments

Appendix C Glossary

3G	means 3G or 3rd generation mobile telecommunications is a generation of standards for mobile phones and mobile telecommunication services fulfilling the International Mobile Telecommunications-2000 (IMT-2000) specifications by the ITU
3GPP	means the 3rd Generation Partnership Project (3GPP) which consists of six telecommunications standard development organisations
Act	means the Electronic Communications Act, 2005 (Act No. 36 of 2005);
Amateur	means a person who is interested in the radio technique solely for a private reason and not for financial gain and to whom the Authority has granted an amateur radio station licence and shall mean a natural person and shall not include a juristic person or an association: provided that an amateur radio station licence may be issued to a licensed radio amateur acting on behalf of a duly founded amateur radio association;
АРТ	means Asia-Pacific Telecommunity which is the focal organisation for ICT in the Asia-Pacific region. The APT has 38 member countries, 4 associate members and 131 affiliate members.
Assignment	means the authorisation given by the authority to use a radio frequency or radio frequency channel under specified conditions;
Authority	means ICASA is the Independent Communications Authority of South Africa;
Base station	means a land radio station in the land mobile service for a service with land mobile stations;
BFWA	means Broadband Fixed Wireless Access
BS	means Broadcast Service
втх	means Base Transceiver;
ссти	means Closed-circuit television
CA	means Carrier Aggregation
CDMA	means Code Division Multiplex Access
CEPT	means Conference of European Posts and Telecommunications Authorities;
СоМР	means Co-ordinated Multi Point
DAB	means Digital Audio Broadcasting which is a digital radio technology for broadcasting radio stations
DECT	means Digital Enhanced Cordless Telecommunications 1880 - 1900MHz which is a digital communication standard, primarily used for creating cordless phone systems
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means Dual Frequency
means Department of Communication
means Digital Terrestrial Television
means Digital Terrestrial Television for Mobile services
means effective isotropically radiated power;
means effective radiated power, is the product of the power supplied to an antenna and its gain relative to a half wave dipole in a given direction;
means Electronic Communications ACT of South Africa
means Enhanced Data rates for GSM Evolution and is a digital mobile phone technology that allows improved data transmission rates as a backward-compatible extension of GSM
means European Telecommunications Standards Institute
means Frequency Division Duplex
means Frequency Division Multiplex Access
means Frequency Migration Plan
means Future Public Land Mobile Telecommunications System also called IMT-2000
means Final Terrestrial Broadcast Frequency Plan of 2008
means Fixed Wireless Access
means Fixed Wireless Broadband Access
means Gigabits per second
means Gigahertz of Radio Frequency Spectrum;
means Global System for Mobile Communications,(originally Groupe Spécial Mobile), and is a standard set developed by the European Telecommunications Standards Institute (ETSI) to describe technologies for second generation (2G) digital cellular networks
means GSM for Railways
means the Institute of Electrical and Electronics Engineers
means International Mobile Telecommunications
means International Maritime Satellite
means Internet of Things
means Industrial, Scientific and Medical

·····	
ITU	means International Telecommunication Union
ITU RR	means International Telecommunication Union Radio Regulations
kHz	means Kilohertz of Radio Frequency Spectrum
Land mobile	means a mobile radio-communication service between fixed stations and
service	mobile land stations, or between land mobile stations
LEO	means Low Earth Orbit satellites
LMR	means Land Mobile Radio
Low Power	means radio apparatus, normally hand-held radios used for short range two-
Radio	way voice communications;
LTE	means Long Term Evolution and is a standard for wireless communication of
	high-speed data for mobile phones and data terminals. It is based on the
	GSM/EDGE and UMTS/HSPA network technologies
M2M	means Machine to Machine
MFN	means Multiple Frequency Networks
MHz	means Megahertz of Radio Frequency Spectrum;
МІМО	means Multiple-Input and Multiple-Output and is the use of multiple antennas
	at both the transmitter and receiver to improve communication performance
Mobile station	means a radio station that is intended to be operated while it is in motion or while it is stationary at an unspecified place
Model Control	means radio apparatus used to control the movement of the model in the air,
apparatus	on land or over or under the water surface
МТХ	means Mobile Transceiver
Non-specific	means radio apparatus used for general telemetry, telecommand, alarms and
Short Range	data applications with a pre-set duty cycle (0.1%: S duty cycle< 100%)
Devices	
NRFP	means the National Radio Frequency Plan 2013 for South Africa
ОВ	means Outside Broadcast
PAMR	means Public Access Mobile Radio
PMR	means Public Mobile Radio and is radio apparatus used for short range two- way voice communications;
PPDR	means Public Protection and Disaster Relief as defined in ITU-R Report M.2033.
PRASA	Means Passenger Rail Agency of South Africa
РТМ	means Point to Multipoint
PTP	means Point to Point
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RATG	means Radio Access Technology Group
Radio trunking	means a technique by means of which free channels out of a group of radio frequency channels allocated to a base station are automatically made available for the establishment of a connection between the stations of a user
Radio- communication	means all electronic communication by means of radio waves;
Relay or repeater station	means a land station in the land mobile service;
RFID	means Radio Frequency identification and is a wireless system that uses radio frequency communication to automatically identify, track and manage objects, people or animals. It consist of two main components viz, tag and a reader which are tuned to the same frequency
RFSAP	means Radio Frequency Spectrum Assignment Plan
RLAN	means Radio Local Access Network and is the high data rate two-way (duplex) wireless data communications network
SABRE	means South African Band Re-planning Exercise
SADC	means Southern African Development Community
SADC FAP	means Southern African Development Community Frequency Allocation Plan 2010
SAPS	means South African Police Service
Self Helps	means repeater stations rebroadcasting television channels to limited areas on a low power basis
Service licence	means a BS, ECS or ECNS licence;
SF	means Single Frequency
SFN	means Single Frequency Network
Ship station	means a mobile station in the maritime mobile service that has been erected
SNG	means Satellite News Gathering
Spread spectrum	means a form of wireless communications in which the frequency of the transmitted signal is deliberately varied, resulting in a much greater bandwidth than the signal would have if its frequency were not varied
SRD	means Short Range Device and is a piece of apparatus which includes a transmitter, and/or a receiver and or parts thereof, used in alarm, telecommand telemetry applications, etc., operating with analogue speech/music or data (analogue and/or digital) or with combined analogue speech/music and data, using any modulation type intended to operate over short distances;

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STL or Studio	means point to point links in the broadcasting frequency bands used to		
Links	connect studios to transmitters		
STB	means Set Top Box for DVB-T2 reception		
T-DAB	means Terrestrial Digital Audio Broadcasting		
TDD	means Time Division Duplex		
TDMA	means Time Division Multiplex Access		
Telemetry	means the transmission of remotely measured data		
TETRA	means Terrestrial Trunked Radio and is a professional mobile radio [2] and two-way transceiver specification. TETRA was specifically designed for use by government agencies, emergency services, (police forces, fire departments, ambulance) for public safety networks, rail transportation staff for train radios, transport services and the military. TETRA is an ETSI standard.		
UE	means user equipment		
UHF	means Ultra High Frequency		
UMTS	means Universal Mobile Telecommunications System is a third generation mobile cellular technology for networks based on the GSM standard		
VHF	means Very High Frequency		
Video Surveillance Equipment	means radio apparatus used for security camera purposes to replace the cable between a camera and a monitor		
VSAT	means Very Small Aperture Terminal and is a two-way satellite ground station that is smaller than 3 metres in diameter		
WAS	means Wireless Access Systems and is end-user radio connections to public or private core networks;		
WBS	means Wireless Business Solutions which is a provider of wireless broadband		
Wideband Wireless Systems	means radio apparatus that uses spread spectrum techniques and has high bit rate;		
WiMAX	means Worldwide Interoperability for Microwave Access, also known as WirelessMAN which is a wireless broadband standard		
WP 5D	means ITU-R Working Party 5D - IMT Systems		
WRC 07	means World Radio Conference 2007 held in Geneva		

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WRC 12	means World Radio Conference 2012 held in Geneva
WRC 15	means the World Radio Conference planned to be held in 2015

C.1 Definitions

C.1.1 ITU Definitions

The standard definitions for spectrum management in the International Telecommunication Union (ITU) Radio regulations (Article 1) are as follows:

allocation (of a frequency band): Entry in the Table of Frequency Allocations of a given frequency band for the purpose of its use by one or more terrestrial or space *radiocommunication services* or the *radio astronomy service* under specified conditions. This term shall also be applied to the frequency band concerned. (1.16);

allotment (of a radio frequency or radio frequency channel): Entry of a designated frequency channel in an agreed plan, adopted by a competent conference, for use by one or more administrations for a terrestrial or space *radiocommunication service* in one or more identified countries or geographical areas and under specified conditions. (1.17); and

assignment (of a radio frequency or radio frequency channel): Authorisation given by an administration for a radio station to use a radio frequency or radio frequency channel under specified conditions. (1.18).

The ITU does not define spectrum migration as such.

In the Act, the reference to spectrum migration is clearly the migration of users of radio frequency spectrum to other radio frequency bands in accordance with the radio frequency plan. The main focus of the "FREQUENCY MIGRATION PLAN" is on migrating existing users.

Since certain issues of spectrum migration involve usage as opposed to users, it is useful to expand the definition of migration to include not just users but also uses. Therefore the ICASA definition of radio frequency migration is:

"Radio Frequency Spectrum Migration" means the movement of users or uses of radio frequency spectrum from their existing radio frequency spectrum location to another.

C.1.2 Spectrum re-farming

The term spectrum re-farming is widely used, but like spectrum migration does not have a universal definition and can mean slightly different things in different countries.

The ICT Regulation Toolkit²⁵ describes spectrum re-farming:

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²⁵This allows spectrum migration to encompass re-farming of spectrum within assigned bands, other technologies and in-band migration such as the digitalisation of TV broadcast.

as a process constituting any basic change in conditions of frequency usage in a given part of radio spectrum (see The ICT Regulation Toolkit)²⁶.

Such basic changes might be:

4. Change of technical conditions for frequency assignments;

5. Change of application (particular radiocommunication system using the band); and

6. Change of allocation to a different radiocommunication service.

The term re-farming is used to describe:

- The process where a GSM operator changes the use of all or part of the spectrum used for GSM to UMTS / LTE; especially where the spectrum licence has specified the technology (as GSM) and the operator licence has to be changed27.
- The situation where the individual assignments within a band are changed to allow more efficient use to be made of the frequency band (usually due to a change in technology).
- The process of reallocating and reassigning frequency bands where the licence period has expired. This is happening in Europe where the original GSM licences are expiring. .For the purposes of the plan therefore, radio frequency spectrum re-farming may be defined as follows:

"Radio Frequency Spectrum Re-farming" means the process by which the use of a Radio Frequency Spectrum band is changed following a change in allocation, this may include change in the specified technology and does not necessarily mean that the licensed user has to vacate the frequency.

²⁶ The ICT Regulation Toolkit is a joint production of infoDev and the International Telecommunication Union

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²⁷ Even where the licences are not technologically-specific and it could be argued that the change in use from GSM to LTE does not require a regulator to get involved; in order to make efficient use of the spectrum it may be necessary to modify the individual assignments within the band.

Invitation for Comments on the Draft IMT (International Mobile Telecommunication) Roadmap for Consultation