



June 1, 2018

VIA ELECTRONIC FILING

David Furth, Deputy Bureau Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: Sprint's Status Report on 800 MHz Band Reconfiguration
WT Docket 02-55

Dear Mr. Furth:

Sprint Corporation ("Sprint") hereby files this update regarding 800 MHz band reconfiguration progress with the Federal Communications Commission ("Commission") and the 800 MHz Transition Administrator, LLC ("TA").¹

800 MHz band reconfiguration continues to make significant progress across the United States. **Sprint is very pleased to announce that all retunes in the state of Arizona have been completed. This makes the first NPSPAC Region impacted by the U.S. – Mexico Border Region to be fully completed of all of the 800 MHz retunes necessary (both public safety and commercial licensees).** This achievement, many years in the making due to delays in Mexico, is the best demonstration that the remaining Border Area Regions are nearing completion. With the addition of Arizona, all 800 MHz public safety and non-public safety licensees required to be retuned in a total of forty-five NPSPAC Regions and the U.S. Territories have fully completed 800 MHz band reconfiguration.²

¹ In its September 12, 2007 *Third Memorandum Opinion and Order* in the above-captioned proceeding, the Commission required Sprint to submit monthly reports regarding 800 MHz band reconfiguration. See *Improving Public Safety Communications in the 800 MHz Band*, Third Memorandum Opinion and Order, WT Docket No. 02-55, at ¶¶ 29-30 (rel. Sep. 12, 2007) ("*Third Memorandum Opinion and Order*").

² The forty-five NPSPAC Regions that are completed are: Arizona (Region 3), Northern California (Region 6), Washington (Region 43), Puerto Rico (Region 47), U.S. Virgin Islands (Region 48), Florida (Region 9), Washington, DC/Baltimore (Region 20), Virginia (Region 42), Eastern Pennsylvania (Region 28), Western Pennsylvania (Region 36), Ohio (Region 33), Kentucky (Region 17), West Virginia (Region 44), North Carolina (Region 31), Mississippi (Region 23), Oregon (Region 35), New York – Buffalo (Region 55), Michigan (Region 21), New York – Albany (Region 30), New York (Region 8), Chicago – Great Lakes (Region 54), Louisiana (Region 18), Tennessee (Region 39), Illinois (Region 13), Alabama (Region 1), South



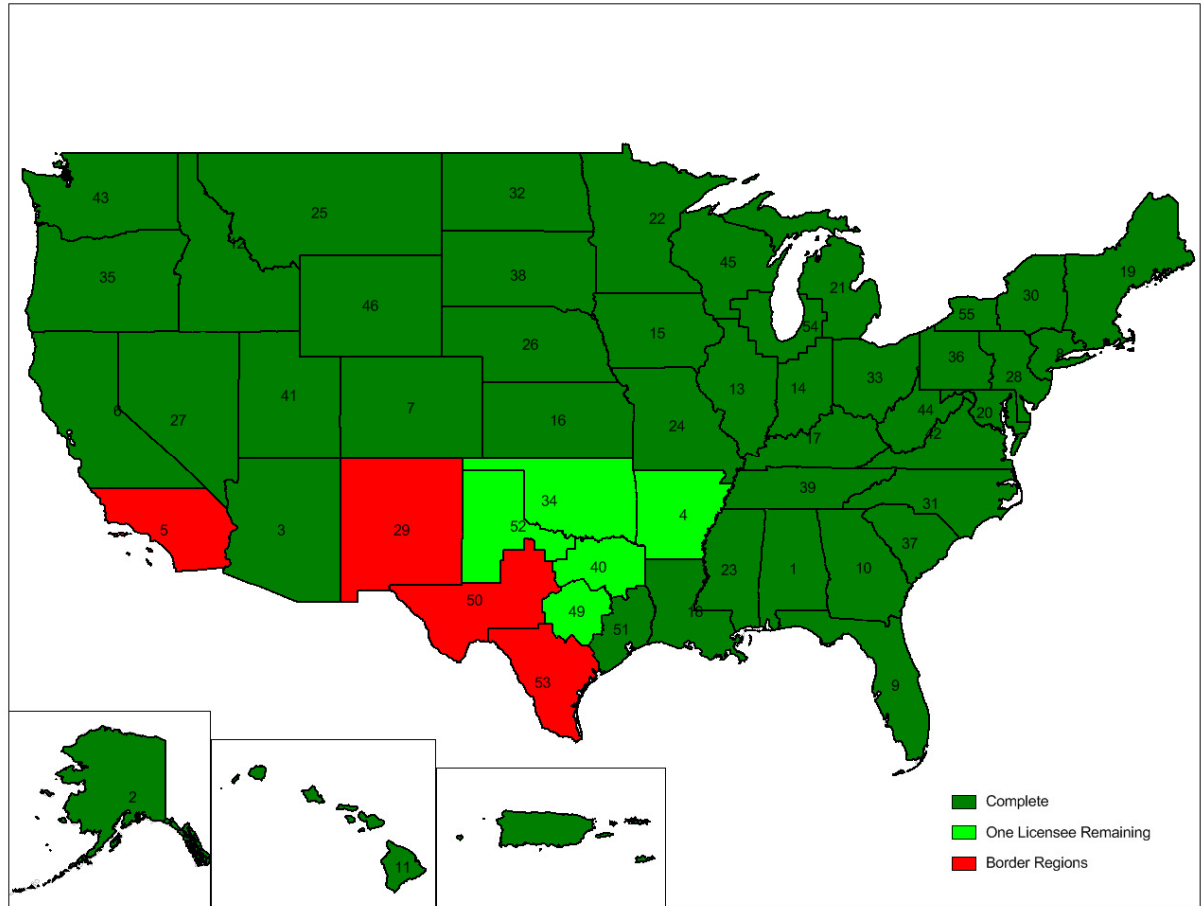
Currently only 10 of the 55 NPSPAC Regions remain incomplete and there are less than 50 total licensees remaining. Notably, only one individual public safety licensee (non-NPSPAC) remains to fully complete 800 MHz band reconfiguration in the Nevada NPSPAC Region³ and one non-public safety licensee remains in the Oklahoma, Arkansas, Dallas, Austin and Lubbock NPSPAC Regions.⁴ All public safety retuning is complete in these five non-Border area NPSPAC Regions. In addition, in the Border-impacted market of New Mexico only one public safety and one non-public safety licensee remain.⁵ The following is a map showing the status of each NPSPAC Region:

Carolina (Region 37), Indiana (Region 14), New England (Region 19), Texas – Houston (Region 51), Montana (Region 25), Georgia (Region 10), Idaho (Region 12), Missouri (Region 24), Kansas (Region 16), Nebraska (Region 26), Wisconsin (Region 45), Iowa (Region 15), Alaska (Region 2), Minnesota (Region 22), North Dakota (Region 32), Utah (Region 41), Colorado (Region 7), Hawaii (Region 11), Wyoming (Region 46) and South Dakota (Region 38). In addition Sprint was required to reconfigure all of the U.S. Territory's (collectively Guam/Northern Mariana Islands (BEA 173), and American Samoa (BEA175)) and those areas are also complete.

³ The County of San Bernardino, CA is currently licensed for a single site in the Nevada NPSPAC Region. The County is not licensed for NPSPAC channels in Nevada.

⁴ License Acquisitions is a “non-ESMR” Economic Area (“EA”) licensee whose predecessor in interest in 2006 requested a voluntary relocation to the 800 MHz ESMR band. License Acquisitions acquired these licenses in 2010. Performance of the License Acquisitions retune has been pending subject to regulatory proceedings at the FCC. While this delay impacts ultimate completion of 800 MHz band reconfiguration in eight NPSPAC Regions (Arkansas, New Mexico, Oklahoma, Texas – Dallas, Texas – Austin, Texas – El Paso, Texas – Lubbock and Texas – San Antonio), performance of the retune has no impact on pre- or post-NPSPAC spectrum or any public safety retunes.

⁵ License Acquisitions and the City of Las Cruces.



Next Sprint provides a NPSPAC Region-by-NPSPAC Region list of the licensees that remain, with an indication of whether the licensee is a NPSPAC (public safety) licensee or a non-NPSPAC licensee (public safety and non-public safety). Sprint will also list in each Region whether any licensees completed their retune during the previous month.

Arkansas (Region 4)

License Acquisitions Non-NPSPAC

California – Southern (Region 5)

Agnes Pennington	Non-NPSPAC
State of California	NPSPAC
Coachella Water District	NPSPAC
Imperial Irrigation District	Non-NPSPAC
Orange County	NPSPAC



Palomar Communications	Non-NPSPAC
Peak Relay	Non-NPSPAC
San Bernardino County	NPSPAC
San Diego Transit	Non-NPSPAC
City of San Diego	NPSPAC
County of San Diego	NPSPAC

The following licensees have cleared their existing channels, but have not necessarily completed relocation to their new channel assignments:

3KFA	Non-NPSPAC
Paging Systems	Non-NPSPAC
San Diego Gas & Electric	Non-NPSPAC
Telephone Connection	Non-NPSPAC
Third District Enterprises	Non-NPSPAC

Nevada (Region 27)

San Bernardino County	Non-NPSPAC
-----------------------	------------

New Mexico (Region 29)

License Acquisitions	Non-NPSPAC
City of Las Cruces	NPSPAC

Oklahoma (Region 34)

License Acquisitions	Non-NPSPAC
----------------------	------------

Texas – Dallas (Region 40)

License Acquisitions	Non-NPSPAC
----------------------	------------

Texas - Austin (Region 49)

License Acquisitions	Non-NPSPAC
----------------------	------------

Texas – El Paso (Region 50)

License Acquisitions	Non-NPSPAC
City of El Paso	NPSPAC
Carmen G. Loya	Non-NPSPAC
Guillermo Perez	Non-NPSPAC
Laura and Sergio Rubio	Non-NPSPAC



Ricardo Solis Quezada	Non-NPSPAC
Ruben Vazquez	Non-NPSPAC
Ysleta Del Sur Pueblo	NPSPAC

The following licensee has cleared its existing channels, but has not necessarily completed relocation to its new channel assignments:

El Paso Independent School District	Non-NPSPAC
-------------------------------------	------------

Texas - Lubbock (Region 52)

License Acquisitions	Non-NPSPAC
----------------------	------------

Texas – San Antonio (Region 53)

License Acquisitions	Non-NPSPAC
American Electric Power	Non-NPSPAC
City of Brownsville	NPSPAC
Cameron County	NPSPAC
City of Edinburg	NPSPAC
Harlingen CISD	Non-NPSPAC
City of Harlingen	NPSPAC
County of Hidalgo	NPSPAC
La Joya ISD	Non-NPSPAC
City of McAllen	Non-NPSPAC
McAllen ISD	Non-NPSPAC
Med Care EMS	Non-NPSPAC
City of Mission	NPSPAC
David Peters	Non-NPSPAC
City of Pharr	NPSPAC
Tom D. Phillips	Non-NPSPAC
Rio Grande Police	Non-NPSPAC
City of Rio Grande	NPSPAC
San Benito CISD	NPSPAC
Valley Communications	Non-NPSPAC
Weslaco ISD	Non-NPSPAC
Willacy County	NPSPAC

The following licensee has cleared its existing channels, but has not necessarily completed relocation to its new channel assignments:

Mobile Relay Partners	Non-NPSPAC
-----------------------	------------



The following is a summary of what remains to be returned in each Region:

Region #	Region Name	Mexican Border Impact	Non-ESMR Licensees Remaining to Clear or Retune (Public Safety and Non-Public Safety)	Economic Area Licensee Request to relocate to ESMR Band
4	Arkansas			1
5	Southern California	Yes	16	
27	Nevada		1	
29	New Mexico	Yes	1	1
34	Oklahoma			1
40	Texas - Dallas			1
49	Texas - Austin			1
50	Texas - El Paso	Yes	8	1
52	Texas Lubbock			1
53	Texas - San Antonio	Yes	22	1
Total Licensees			48	1



Sprint

Sprint appreciates the continuing opportunity to update the Commission on the substantial progress being made in 800 MHz band reconfiguration. We remain available to discuss this Report at the Bureau's convenience. Sprint remains committed to completing this important initiative; however, as the information contained herein demonstrates, Sprint cannot complete 800 MHz band reconfiguration until all affected incumbent licensees complete their individual retuning activities.

Should you have any further questions in this matter, please contact the undersigned.

Respectfully submitted

[/s/ James B. Goldstein](#)

James B. Goldstein
Senior Counsel - Spectrum

Sprint Corporation
Legal and Government Affairs
900 7th Street, NW
Suite 700
Washington, DC 20001

cc: 800 MHz Transition Administrator