

1. Public safety needs broadband communications. FCC must continue to require a broadband network be built to public safety requirements. Public safety does not need another commercial network.

2. If the public/private partnership business model proves viable, FCC must allow greater flexibility for early local agency system implementation in areas where public/private broadband network build out is delayed/unlikely.

3. If it turns out a public/private broadband network is not a viable business model, the FCC and Congress must step up and provide funding and spectrum access for public safety to implement a broadband network that meets public safety requirements.

4. FCC must expeditiously address the narrowband relocation process to ensure agencies are not impacted in deploying critical systems

*f{* Develop a process for the FCC to obtain relocation cost estimates from each agency through the Public Safety Spectrum Trust. The \$10M cap is far too low based on inventories reported as of 10/23/07 and should be based on the actual cost estimates received from each agency.

*f{* Extend the 8/30/07 deadline for implementing equipment under the old band plan. Agencies that have filed waivers asking to continue implementation after that date should also urge the FCC to finally approve these waivers if no action taken to date.

*f{* Extend the 2/17/09 relocation deadline. Date is now unrealistic given the D Block auction delay.

*f{* Adjust the funding availability timetable. The FCC must allow sufficient time between receiving relocation funds and the deadline placed on the agency to relocate all narrowband equipment to the new band plan.

*f{* Address agency specific challenges caused by the relocation process.