November 18, 2022

Marlene Dortch  
Secretary  
Federal Communications Commission  
45 L Street, NE  
Washington, DC 20554

Re: Notice of Ex Parte, WP Docket No. 07-100

On November 16, Mark Reddish, Alison Venable, and I met with representatives of the Public Safety and Homeland Security Bureau and Wireless Telecommunications Bureau (listed below) to discuss the above-captioned proceeding on the 4.9 GHz spectrum dedicated to public safety.

During the meeting, we explained how APCO’s previous recommended rule changes1 would improve public safety use of the 4.9 GHz band consistent with the Commission’s goal to “emphasize public safety needs,” and “promote a robust equipment market, drive down prices and costs, spur innovation, and increase the likelihood of interoperable communications and consistent interference protection.”2

Specifically, APCO proposed the following rule changes: require frequency coordination,3 adopt minor changes to ULS to properly capture all pertinent details of public safety operations,4 increase operational and technical flexibility,5 and depart from the current geographic licensing framework. These rule changes would provide new incentives to drive

---


3 As the Commission tentatively concluded in the FNPRM, formal frequency coordination would support interference protection and increase public safety confidence in using the band. Order & FNPRM at paras. 45-47.

4 APCO has previously suggested that frequency coordination can be enhanced through minor changes to the ULS system, without the need for a third-party database. For example, the data in ULS should be improved by requiring incumbent licensees and new applicants to provide technical information that will help mitigate the possibility of interference, uncoupling base and mobile stations from geographic licenses, and adding the 4.9 GHz band to the ULS microwave schedule for P-P, P-MP, and fixed receiver stations. APCO comments at 4.

5 See id. at 4-5 (detailing rule changes that would benefit public safety use by increasing flexibility and provide assurances of interference-free access to the band).
further use of the band while officially recording public safety operational and technical parameters in the ULS database. This would in turn set the stage for subsequent sharing of this band with non-public safety users, which APCO has also supported in order to increase innovation and competition in the 4.9 GHz equipment marketplace, and likely lower costs provided that public safety users retain priority and preemption rights over other users.

Respectfully submitted,

APCO INTERNATIONAL

By:

Jeffrey S. Cohen
Chief Counsel
(571) 312-4400
cohenj@apcointl.org

CC (via email):

David Furth
Paul Powell
Susan Mort
John Evanoff
Renee Roland
Brian Morenco
Thomas Eng
Ethan Jeans
Jon Markman
Roberto Mussenden
Halie Peacher