

GSC Lunchtime Sessions RCC WRC-19 Agenda Items: 1.5, 1.13, 10, 9.1.7



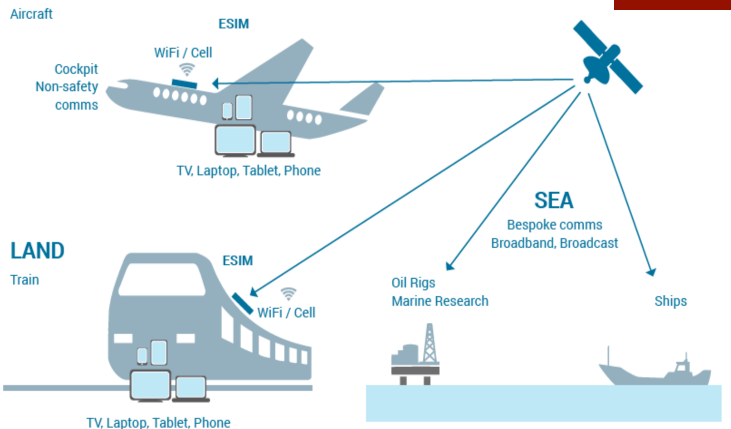


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AIR

GSC Position Agenda Item 1.5 ESIMs



Optimizing the Use of Existing Satellite Spectrum to meet growing demand for new satellite services



AI 1.5 ESIMs in the FSS Ka-band

Resolution 156 adopted at WRC-15 Recognizes the need for global broadband mobilesatellite communications

ESIMs communicating with FSS space stations

Al 1.5 (Resolution 158) Regulated operation of ESIMs to meet increasing demand for mobility applications

GSC Position:

Establish provisions for aeronautical, maritime, land ESIM operations within GSO FSS networks at 17.7-19.7 GHz & 27.5-29.5 GHz, with technical & regulatory protection mechanisms for the FSS, FS, MSS & EESS operations



AI 1.5: ESIMs in the FSS Ka-Band

Demand for satellite mobility applications

Aeronautical Market:

- 100+ commercial airlines offer IFC = a \$40B opportunity for airlines by 2035
- 8200+ commercial aircraft connected
- Connecting passengers. Reducing fuel consumption & delays. Improving route planning.

Maritime Market:

- 20 000 VSAT enabled vessels (75000 by 2028)
- Drivers: crew & passenger connectivity, more sensors/applications for operational vessel monitoring, route planning & vessel tracking, autonomous vessels.



AI 1.5 ESIMs in the FSS Ka-band

- Proposals from regional groups: CITEL (doc 11); RCC (doc 12); CEPT (doc 16); APT (doc 24); ATU (doc 46); ASMG (doc 29) + various multi-country and individual country proposals
- Common elements:
 - ⇒ General support for new Resolution to address ESIM in 17.7-19.7 GHz & 27.5-29.5 GHz
 - ⇒ Operation of ESIM within envelope of GSO FSS network characteristics & verification of compliance with envelope by BR (based on CR/C or notified network data)
 - ⇒ 70km off-shore distance for maritime ESIM in which prior agreement from coastal state is needed to operate
 - ⇒ Sharing between GSO ESIMs & non-GSO FSS or non-GSO MSS feeder links to be based on existing coordination procedures

Some elements still need to be resolved



AI 1.5 - ESIMs Elements to be resolved, 1

1/ Technical requirements for A-ESIM (pfd limit values, possible altitude limit)

- GSC supports "Option 1" pfd limits (based on results of sharing studies with terrestrial services, including 5G)
- Altitude limit is <u>not</u> necessary, provided Option 1 pfd limits are adopted & notifying administrations provide a commitment of compliance.
- GSC has major concerns with feasibility for BR to run compliance check with pfd limit.
 Compliance should be a condition of ESIM authorization.

2/ Reference bandwidth for ESIM EIRP limits (1 MHz reference bandwidth or 14 MHz reference bandwidth)

 GSC supports 14 MHz reference bandwidth: smallest bandwidth for terrestrial service receivers. Hence the EIRP limit towards the horizon for M-ESIM is 24.44 dB(W/14 MHz). A-ESIM pfd limit should be expressed in 14 MHz reference bandwidth to avoid unnecessarily restrictive limits on A-ESIM operation.



AI 1.5 - ESIMs Elements to be resolved, 2

3/ Conditions for sharing with non-GSO FSS and non-GSO MSS feeder links

 GSC supports inclusion ESIM power limits only in 27.5-28.6 GHz, coordination under 9.11A in 28.6-29.5 GHz

4/ Annex 3 guidelines (possible inclusion of guidelines to the Resolution)

Annex 3 is unnecessary: ideas already clearly defined in main body of Resolution.

5/ Status of the protection limits for terrestrial services (Annex 2 of the Resolution)

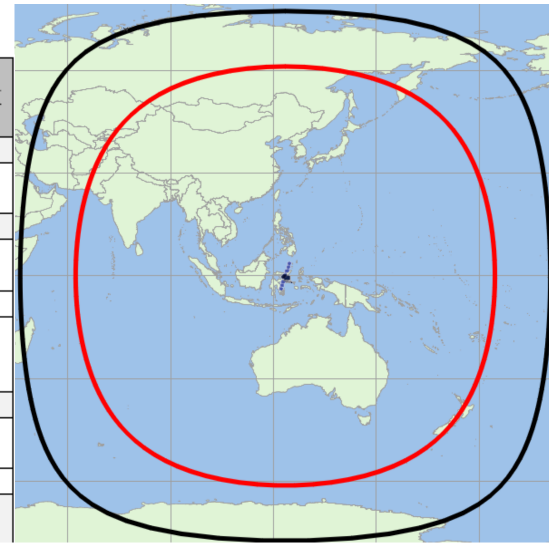
- Maritime & aeronautical ESIMs meet pfd limits/minimum off-shore distance, to avoid unacceptable interference to the terrestrial services operating in accordance with the Radio Regulations within line-of-sight and on a co-frequency basis
- Compliance with these limits should be a necessary <u>and</u> sufficient condition for ESIM to meet its requirements with respect to terrestrial services



STUDY ASSUMPTIONS: AI 1.13 in 26 GHz vs ESIM in 28 GHz

AI 1.5 ESIMs in the FSS Ka-band

20 degree elevation limitation (red)



AI 1.1 26 GHz STU MS INTERFERNE	AI 1.5 OPTION 2 PFD MASK ESIM (FSS) INTO MS				
Methodology					
Type of interference	Statistical (Monte Carlo)	Worst-case			
evaluation method	ITU-R M.2101	(deterministic)			
Technical and operational char					
Network loading factor	20%	ESIM duty cycle not			
TDD activity factor	BS:80%, UE:20%	considered			
UE body loss	4 dB	Not considered			
Antenna pointing	BS antenna beam not	BS antenna beam pointed			
	pointed toward the	towards horizon			
	horizon				
Propagation model					
Clutter loss	ITU-R P.2108	0 dB clutter loss			
	(up to 20-30 dB)				
Polarisation loss	3 dB	0 dB			
TOTAL INTERFERENCE	>20 dB	>20 dB APPLICABLE, BUT			
REDUCTION CONSIDERED		NOT CONSIDERED			



GSC Position Agenda Item 1.13 - IMT



Identification of frequency bands, among candidate bands listed in Resolution 238, for future development of IMT ... while preserving access to satellite spectrum for existing & future users

Frequency band(s)	Band(s) CPM Report			
24.25-27.5 GHz	А			
31.8-33.4 GHz	В			
37-40.5 GHz	С			
40.5-43.5 GHz	D & E			
45.5-47.2 GHz	F & G			
47.2-50.2 GHz & 50.4-52.6 GHz	H & I			
66-71 GHz	J			
71-76 GHz & 81-86 GHz	K & L			
Total: 33.25 GHz				

- A huge amount of spectrum has been studied
- More than enough to find 'more spectrum' for IMT
- New identifications should only be made against certain key principles

GSC Principles

- Consider ONLY bands of Res. 238 (WRC-15)
- Harmonisation of spectrum is key

 IMT identification with reasonable sharing conditions between IMT & satellite services



The GSC recommends IMT identifications at WRC-19 stay within:

- ◆ **26 GHz:** 24.25-27.5 GHz globally (3.25 GHz)
- ◆ **40 GHz:** 37-40 GHz in Region 2 and 40.5-43.5 GHz in Regions 1 and 3 (3 GHz)

◆ 66 GHz: 66-71 GHz globally (5 GHz)

- ⇒ with reasonable sharing conditions & measures to ensure co-existence between IMT & satellite services:
 - Power / pointing conditions on IMT base stations to protect FSS receivers, with no undue constraints on IMT
 - Assistance to administrations in defining measures for future FSS earth station deployment

<u>11.25 GHz</u> above 24 GHz for IMT in each ITU-R Region



Proposed power and pointing conditions for IMT base stations do not put undue constraints on IMT

Max power level provided by IMT, TRP limit proposed and RR 21.5

IMT base station TRP levels (dBm/200 MHz)

TRP limit proposed = from RR 21.5

Max power level provided by IMT for ITU studies

37 dBm/200 MHz (= assumption + margin)

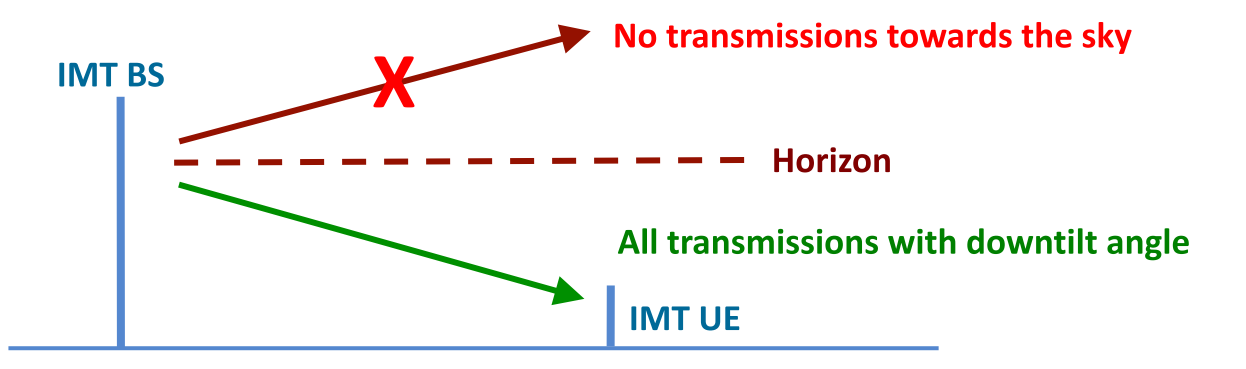
+ 12 dB margin from ITU studies

25 dBm/200 MHz (= assumption provided by IMT for ITU studies)



Proposed power + pointing conditions for IMT base stations do not put undue constraints on IMT

IMT base stations all transmit below horizon, with a downtilt angle





	37-39.5 GHz	39.5-40 GHz	40-40.5 GHz	40.5-42 GHz	42-43.5 GHz
Region 1		HDFSS			
Region 2			HDFSS		
Region 3			HDFSS		
	37-39.5 GHz	39.5-40 GHz	40-40.5 GHz	40.5-42 GHz	42-43.5 GHz
Region 1	37-39.5 GHz No Chai		40-40.5 GHz	40.5-42 GHz	
Region 1 Region 2			40-40.5 GHz		

- ⇒ Bands should not be identified for IMT in a Region where it is not intended for use by IMT
- ⇒ Global economies of scale for IMT equipment can be achieved through <u>identification of 3</u> <u>GHz of spectrum</u> for IMT in each ITU Region
- ⇒ There is no need for a global 6 GHz wide band for IMT

Handsets used today are can already support multiple frequency bands AND can accommodate regional band differences



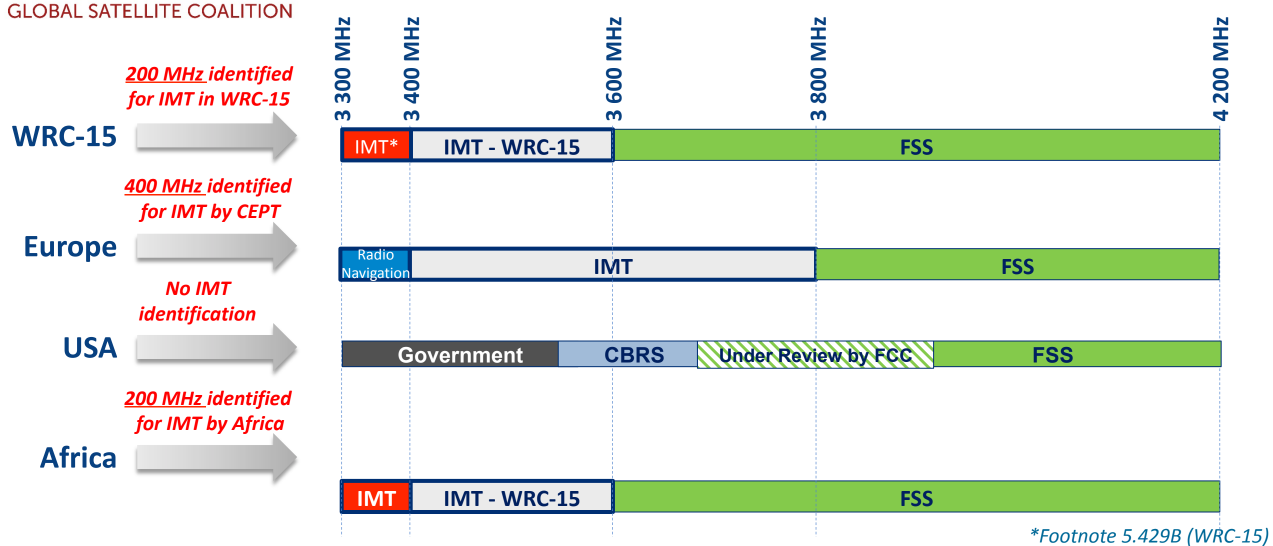
GSC Position Agenda Item 10 (C-Band)

Crucial Issue

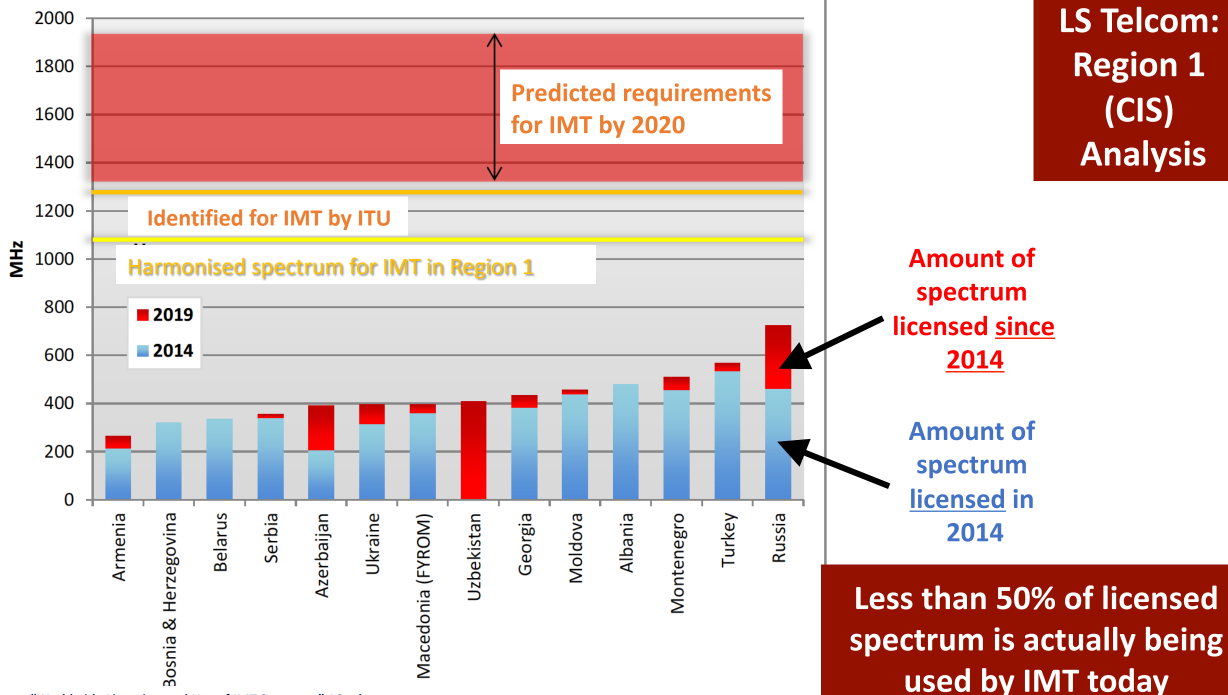
Can IMT replace the services that will be displaced?
 Do alternatives exist to provide these services?



C-band usage varies around the world



Every region has unique needs \implies One size does not fit all



Source: "Worldwide Licensing and Use of IMT Spectrum", LS telcom



C-band satellite applications

Video Distribution (

C-band is used to deliver high quality content via cable and other distribution networks to hundreds of millions of viewers and directly to tens of millions

Mobile Networks

C-band offers reliable backhaul for mobile networks in remote areas and provides capacity for large regions.

In Indonesia between 6 and 15 million mobile subscribers are served via C-band, representing a total market value of up to \$558 million

Telemedicine

C-band supports the remote

delivery of healthcare services, reaching otherwise underserved rural populations.

150,000 people a year are treated with the support of C-band in India alone





C-band is crucial where service level agreements set high reliability requirements.

75,000 antennas use C-band to dispense \$400 million per day from Indonesian ATMs alone

Air Navigation, Flight Tracking, Meteorology

C-band is used for networks which require wide coverage and very high reliability

E-government



C-band solutions facilitate efficient delivery of services to underserved and unserved areas across Asia Pacific



C-band supports mission-critical operations in remote areas

Maritime



Global C-band coverage is crucial for vessels operating in remote regions or on long routes and for Safety of Life at Sea services. C-band is also of increasing importance for large vessels

Humanitarian Programmes



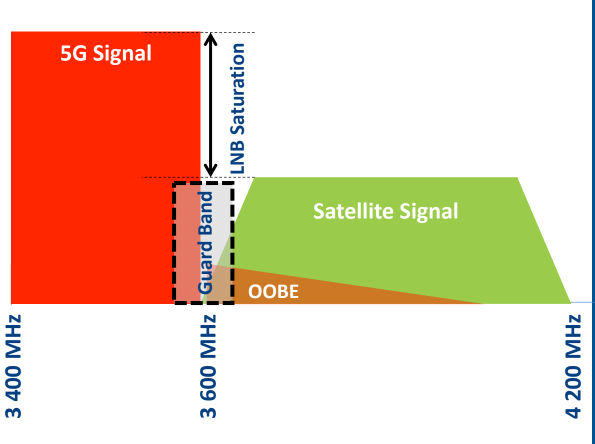
C-band offers connectivity for field offices, programme deployment and disaster management in remote areas







Co-existence between FSS and 5G in adjacent bands must be carefully managed



- Satellite earth stations are very sensitive to terrestrial interference
- ♦ 5G signals can interfere with FSS receive earth stations in two ways:
 - Saturate the LNB of the earth station, even if the 5G signal is adjacent to the satellite signal
 - Out-of-Band-Emissions (OOBE) and Spurious Emissions (SE) of the 5G signal can cause inband interference to FSS signals

 OOBE levels specified in 3GPP standards do not protect FSS signals in adjacent bands





Issue

- Can IMT replace the services that will be displaced?
- 33 GHz has just been studied, should even more spectrum for IMT really be studied?



AI 10 Proposals for IMT in 6-24 GHz

The GSC is of the view that there is no need for any additional spectrum to be identified for IMT:

- WRC-19, under AI 1.13, is expected to identify **many GHz** of new spectrum for IMT
- ◆ Significant amount of unlicensed or unused spectrum is already identified for IMT
 - ⇒ Around the world, less than 50% of available spectrum is licensed
- 6-24 GHz range covers core bands for the satellite industry: C-, X, Ku- and Ka-band
 - ⇒ Many satellites operate in these bands => heavily used for applications e.g. broadcasting DTH, VSAT, SNG, broadband, security, etc.

Any identification of IMT in the 6-24 GHz range will:

- > Interfere with existing satellite services
- Negatively impact existing investments
- Harm competition by limiting the ability of satellite operators to meet the growing demands of satellite users, including government



GSC Position Agenda Item 9.1.7 - Unauthorized Earth Stations -

ISSUE

To address concerns raised with unauthorised earth stations while preserving regulatory certainty & flexibility



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The GSC recognizes the concerns of administrations affected by unauthorized operation of earth stations terminals:

- Re Issue 2a (Annex to Resolution 958 WRC-15): GSC supports Option 1 <u>NO CHANGE</u> to Radio Regulations (international regulatory measures already addressed appropriately with Art 18)
- Additional <u>Regulatory Measures will not resolve this problem</u> of illegal transmissions
- Re Issue 2b (Annex to Resolution 958 WRC-15): GSC supports <u>ITU-R studies on best</u> <u>practices</u> in training & monitoring and development of ITU reports/handbooks/ capacity building to help administrations to prevent use of & locate unauthorized uplink earth terminals



Thank you!



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