

May 24, 2024

VIA ELECTRONIC FILING

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

Re: *Protecting Continued Local Control of First Responder Communications Networks – Amendment of Part 90 of the Commission’s Rules, WP Docket No. 07-100*

Dear Ms. Dortch,

Our City and County wishes to inform you that we strongly oppose any proposal that would remove control of the 4.9 GHz public-safety spectrum band from local first responders, like Fremont and Dodge County, Nebraska. Specifically, under a proposal from the Public Safety Spectrum Alliance (PSSA), the city of Fremont and Dodge County may lose rights to access the band and the vital resiliency it provides for emergency communications.

The PSSA’s proposal to either directly or indirectly grant FirstNet access to a nationwide license for use of 4.9 GHz is problematic for several reasons. First, it would strip today’s 4.9 GHz public safety licensees’ right to expand their systems by forcing incumbent licensees to surrender spectrum they are not using. Second, it would move the band to AT&T’s FirstNet network, which runs counter to a 2023 FCC order and its commitment to locally controlled public safety in the 4.9 GHz band. Finally, it would permit AT&T to use the band for commercial purposes, which runs counter to the mission of this public-safety band.

The local nature of the 4.9 GHz band is also crucial for future preparedness and providing network resiliency to first responders. One of the most valuable elements of the 4.9 GHz band is the *ad hoc* control public-safety communications at the local level. Many local and regional authorities currently operate point-to-point communications on the 4.9 GHz band, during natural disasters, natural disaster recovery, and other life-threatening emergencies. This flexibility is extremely valuable for building out networks and ensuring connectivity in emergency situations. To be clear, just because spectrum is not actively being used, does not mean it is not crucial to public-safety’s communications needs. These locally run systems are invaluable for resiliency and redundancy. Not only does the 4.9 GHz band support the individual mission of Fremont and Dodge

County, but it also allows for continued emergency communication and coordination in the event of emergencies and natural disasters that may disrupt traditional networks.

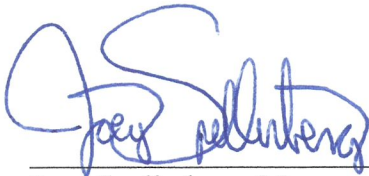
The PSSA's proposal would radically restructure the band and, if adopted, would eliminate local public-safety choice and control of this critical spectrum resource. This is especially true in our jurisdiction and the State of Nebraska.

Across the state, users rely on the band to ensure continued communication in support of vital transportation, law enforcement, firefighting, and other public-safety services.

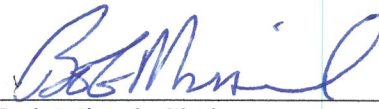
The FCC's current 4.9 GHz regulations allow effective communication by public-safety agencies and their partners in Dodge County, and throughout Nebraska

We urge the FCC to reject the PSSA proposal to protect not only our use of the 4.9 GHz band, but the use of the band by first responders everywhere in this country, and the band's critical role in securing public safety.

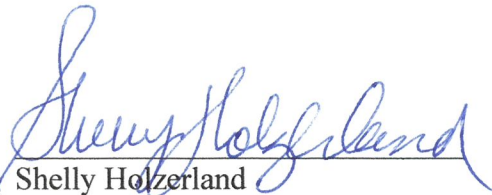
Respectfully,



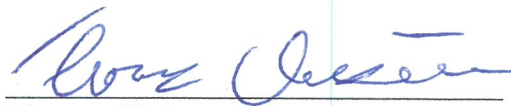
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